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Toronto

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Le samedi 2 janvier 2010

Proclamation

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

GOOD GOVERNMENT ACT, 2009

We, by and with the advice of the Executive Council of Ontario, name January 1, 2010 as the day on which subsections 8 (1) to (44) and (46) to (69) of Schedule 21 to the *Good Government Act, 2009*, c. 33, which amend the *Municipal Elections Act, 1996* come into force.

WITNESS:

THE HONOURABLE
DAVID C. ONLEY

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on December 16, 2009.

BY COMMAND

Harinder Jeet Singh Takhar
Minister of Government Services

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

LOI DE 2009 SUR LA SAINE GESTION PUBLIQUE

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1^{er} janvier 2010 comme le jour où entrent en vigueur les paragraphes 8 (1) à (44) et (46) à (69) de l'annexe 21 de la *Loi de 2009 sur la saine gestion publique*, chap. 33, qui modifient la *Loi de 1996 sur les élections municipales*.

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY

LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 16 décembre 2009.

PAR ORDRE

(143-G001)

Harinder Jeet Singh Takhar
ministre des Services gouvernementaux

Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,

4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732

1725720 Ontario Inc.
o/a "Paris Transportation Services"
Mailing address: Franklin RPO, P. O. Box 3081
Cambridge, ON N1R 8R8

47232

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a scheduled service between the City of Brantford and the County of Brant.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of



Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54, each having a maximum seating capacity of (12) passengers exclusive of the driver.

(143-G002) FELIX D'MELLO
Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-01-02

A. G. S. EMPLOYMENT AGENCIES CORP.	001687851
ALEXANDER TRANSPORT CORPORATION LTD.	002093335
ALGORITHM TAX STRATEGIES INC.	001689994
AMANAK RADIATION THERMAL BONDING EQUIPMENT LIMITED	000648473
ANC WORLDWIDE LIMITED	002001218
AVID GROUP INC.	001682413
AYAM ZAMAN CAFE INC.	001689316
BEAVER LANDSCAPING LIMITED	001516333
BECKMAN HANDLER GMBH NORTH AMERICA INC.	001690725
BLOODHOUND BAILIFF SERVICES INC.	002094836
BRAMPTON TELE-COMMUNICATION LTD.	002093731
BRESCA INC.	001689814
BURBAGE ENTERPRISES INC.	002093584
BWT INVESTMENT HOLDINGS INC.	001690266
C.S.L. CONSTRUCTION INC.	001689925
CANAMED (PORTAGE ROAD) LIMITED	001688831
CHYNAWHITE & DANEEBOY INC.	001688914
COLLABORATIVE HOLDINGS INC.	002093882
CONCRETE PLANS INC.	001689319
CONTINENTAL FINANCIAL GROUP LTD.	001690645
CUDDLES PHOTOGRAPHY INC.	001336776
DIGITAL IMPORTS INCORPORATED	001689263
DONGHWA INFORMATION TECHNOLOGY INC.	001688989
FAUST TOOL LTD.	000377509
FLORALIGHT INC.	001196335
FMZ GENERAL TRADING INC.	002095205
G.T. ROAD TE LTD.	002094970
GANANOQUE LANDSCAPE DEPOT INC.	002093396
GEN ELECTRO PLUS INC.	002093245
GOLD SOLAR POWER INC.	001689818
GOMES TRIM CARPENTRY LTD.	002094187

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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HARPER LEE NORTH AMERICA INC.	002092924
HEAVENCRAFT CHURCH SUPPLY SPECIALISTS INC.	002095055
HIGH FREQUENCY INC.	001690644
HILL HILL METALS RECYCLING INC.	001689299
HM MEDIA COMMUNICATIONS SERVICES INC.	002092898
INCORE CAPITAL LTD.	002092859
INTERNATIONAL FOUNDATION FOR STUDIES OF THE SPINE INC.	002093306
J MAX CANADA INC.	001690282
KHATPANALAYA PRODUCTION INC.	001689843
KITHUSHA TRANSPORT INC.	002095123
KORCHIN HOLDING INC.	002093079
LA CORONA BEYOND BED & BATH INC.	002093403
LAKEVIEW FINANCIAL CORP.	001687408
MDK AUTO CENTRE INC.	001689493
MEDWAY ELECTRIC LTD.	001225610
MNO INVESTMENTS LIMITED	001675186
MORTGAGE MALL INC.	001689964
MUSKOKA VILLAGE INC.	001120393
NATIONAL DENTAL WHOLESALERS INC.	001690304
NEIGHBOURHOOD TECHNOLOGIES INC.	001686679
NORTH ONE INVESTMENTS INC.	002092946
NORTHLINE FREIGHT MANAGEMENT INC.	002093076
NOVELINE MASONRY LTD.	001164027
NUTRITION PLUS CONSULTANTS INC.	001117920
OSSINGTON BUTCHERS INC.	001606601
PADI INC.	001689894
PARTINGTON VENTURES INC.	001689448
PELIME PICTURES INC.	001689168
PERACON CONSTRUCTION INC.	001674506
PIVOTAL HEALTH INC.	001679946
PROXY FINANCIAL GROUP INC.	001690357
REEF SOURCE INC.	001576112
ROYAL EVERGREEN GROUP INC.	002093286
SAADI GROUP INC.	001688922
SHERLOCK HOMES ESTATES (CANADA) LTD.	002094890
SPRINGBANK CHEESE COMPANY LTD.	000580222
SUPERIOR PROPERTY MANAGEMENT INC.	002094837
T & A LOGGING INC.	001689286
TANGO WIRELESS INC.	001687442
TANNERY LOFTS RESIDENCE INC.	001689400
TAVERNESE GROUP LTD.	002093279
THE GALO INC.	001690249
TIMA SEARCH TECHNOLOGIES INC.	001689015
TREADSTONE REAL ESTATE SERVICES INC.	001687983
ULTIMATE BUILDING MAINTENANCE LTD.	001061464
UNISTUDIES EDUCATIONAL CONSULTING LIMITED	002022497
VALUBUILD PANEL HOMES CORP.	001689565
VAUGHAN CATERING LTD.	001689561
WH DECKING LTD.	002092532
XFEST, CANADA'S EXTREME SPORTS FESTIVAL INC.	001674528
ZOFT INC.	002093209
100 PARKSHORE DRIVE INC.	002093794
1052125 ONTARIO LTD.	001052125
11A 24/7 TOWING SERVICE CORP.	001689176
1103223 ONTARIO LIMITED	001103223
1437117 ONTARIO LTD.	001437117
1515105 ONTARIO INC.	001515105
1561280 ONTARIO INC.	001561280
1662299 ONTARIO INC.	001662299

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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1665961 ONTARIO LIMITED	001665961
1674504 ONTARIO INC.	001674504
1678889 ONTARIO INC.	001678889
1679969 ONTARIO LTD.	001679969
1679971 ONTARIO LIMITED	001679971
1681360 ONTARIO INC.	001681360
1688802 ONTARIO INCORPORATED	001688802
1688904 ONTARIO LTD.	001688904
1689057 ONTARIO INC.	001689057
1689075 ONTARIO LTD.	001689075
1689197 ONTARIO INC.	001689197
1689460 ONTARIO INC.	001689460
1690254 ONTARIO LTD.	001690254
2092913 ONTARIO LTD.	002092913
2093016 ONTARIO INC.	002093016
2093080 ONTARIO LIMITED	002093080
2093110 ONTARIO LTD.	002093110
2093432 ONTARIO INC.	002093432
2093629 ONTARIO INC.	002093629
2093634 ONTARIO INC.	002093634
2094019 ONTARIO INC.	002094019
2094118 ONTARIO LTD.	002094118
2094140 ONTARIO INC.	002094140
2094543 ONTARIO INC.	002094543
2094639 ONTARIO LTD.	002094639
2094733 ONTARIO INC.	002094733
2094780 ONTARIO INC.	002094780
2094908 ONTARIO INC.	002094908
2094931 ONTARIO LTD.	002094931
2095065 ONTARIO INC.	002095065

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(143-G003)

Cancellation of Certificate of Incorporation (Corporations Tax Act Defaulters) Annulation de certificat de constitution (Non-observation de la Loi sur l'imposition des sociétés)

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2009-12-07	
A&B BAKERY MAINTENANCE INC.	001411518
ACCELIGHT RESEARCH INC.	001497334
ALDAN INTERLOCKING STONE AND CONTRACTING LTD.	000989968
ALICIA INTERNATIONAL CANADA INC.	001018372
AMBRO HOLDINGS LTD.	001169774
AMIANA INC.	001650393

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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ARDALE STAMP INC.	000406205
BASE MECHANICAL SERVICES LTD.	001001905
CALL*STREAM COMMUNICATIONS INC.	000943924
CENTRAL ASIA DEVELOPMENT & CONSTRUCTION CO. LTD.	002026979
COMERCO IMPORTING & EXPORTING LTD.	000485193
CSM VENTURES INC.	001361178
D & D ASSOCIATES INC.	001037420
DAIRY FREEZER INCORPORATED	001077563
DATATECH INFORMATION CONSULTING INC.	001191668
DOZEY FARMS LTD.	001264343
DUFFERIN BARGAIN KING INC.	001034804
DYNASTY MANAGEMENT INC.	000738866
EDWIN'S CAR SALE LIMITED	001429839
ENTER-TECH ENTERPRISES INC.	002055071
ERUDITE CORPORATION LTD.	000943293
FORKCHOPS (730 YONGE STREET) LTD.	001104915
FORTUNE WHOLESALE LTD.	001017786
FOUR SEASONS TOBACCONIST INC.	001156354
GADBOIS GRADER SERVICES LTD	000714957
GALT HOUSE INC.	001134544
GREENFIELD AND ASSOCIATES LTD.	000760145
J R TRUCK LUBE INC.	000934549
JOHNSTON MANUFACTURERS & DISTRIBUTERS INC.	002077541
LARR 7 CONSULTING INC.	002012219
LIBAAS FASHIONS INC.	001113595
MANZOR MOORSHED KHAN LTD.	002062004
MARKET ENTERTAINMENT CORPORATION	000990985
MEGA CITY MOBILE WASH LTD.	001414205
MILLPOND REALTY INC.	001130937
N.I.E. CONSULTING INC.	001434171
NASA WINDOWS LTD.	001407759
NIAGARA BUSINESS BROKERAGE INC.	001218689
NIAGARA ROASTERS INC.	001071049
OAKVILLE MOTORS SALES & LEASING INC.	000998186
PEARTREE CONSULTANTS AVV INC.	001625265
PILLAR ROOFING & WATERPROOFING INC.	001077508
PLASAC INC.	001494199
POWASSAN HARDWARE INC.	000943470
QAAM PERSONNEL SERVICES INC.	001634722
QUBBE INC.	002005496
R.K. PLUMBING LIMITED	001510756
REALTY WORLD EAST REAL ESTATE LTD.	000849102
REFURB METALS INC.	001120328
RETRO COMPUTERS INC.	001503809
SBL MANAGEMENT HOLDINGS INC.	002072890
SHARC EQUIPMENT & CONSTRUCTION INC.	001472281
SIERRA SPA INC.	001055253
STRATHCONA NOVA INCORPORATED	000883737
SUPRA INSTRUMENTS & CONSULTANTS INC.	000763082
T & F CONSTRUCTION LTD.	000951877
THE SPECTRUM CORPORATION	001075362
TRANS UNIVERSAL TRADERS INC.	001357629
ULTRACARE NURSING HOMES LIMITED	000840201
VT CONSTRUCTION LTD.	001428766
WILLIAM H. DIXON AGENCY LIMITED	000081746
ZAX NEW YORK BISTRO & WINE BAR INC.	001333998
1016784 ONTARIO LIMITED	001016784
1021333 ONTARIO LIMITED	001021333
1043237 ONTARIO LIMITED	001043237
1045974 ONTARIO INC.	001045974
1065909 ONTARIO INC.	001065909
1069719 ONTARIO INC.	001069719
1076440 ONTARIO INC.	001076440
1088197 ONTARIO LIMITED	001088197
1130527 ONTARIO INC.	001130527
1135980 ONTARIO INC.	001135980
1238932 ONTARIO INC.	001238932

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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1259462 ONTARIO INC.	001259462
1260918 ONTARIO INC.	001260918
1321946 ONTARIO LTD.	001321946
1331303 ONTARIO LIMITED	001331303
1398445 ONTARIO INC.	001398445
1400183 ONTARIO INC.	001400183
1419704 ONTARIO INC.	001419704
1436905 ONTARIO INC.	001436905
1444618 ONTARIO LIMITED	001444618
1478745 ONTARIO INC.	001478745
1485386 ONTARIO INC.	001485386
150 PARK AVENUE (CHATHAM) INC.	000870783
1523986 ONTARIO INC.	001523986
1551788 ONTARIO INC.	001551788
1585647 ONTARIO INC.	001585647
1586523 ONTARIO LTD.	001586523
1595223 ONTARIO LIMITED	001595223
1596355 ONTARIO LTD.	001596355
16TH AVE. EATERY LTD.	000859561
1602935 ONTARIO INC.	001602935
1602952 ONTARIO LIMITED	001602952
1618210 ONTARIO INC.	001618210
1623230 ONTARIO INC.	001623230
1642367 ONTARIO LTD.	001642367
2002263 ONTARIO INC.	002002263
2062932 ONTARIO INC.	002062932
2079088 ONTARIO INC.	002079088
401 PAPER & PACKAGING INC.	000928813
597053 ONTARIO INC.	000597053
678149 ONTARIO INC.	000678149
783986 ONTARIO INC.	000783986
963126 ONTARIO INC.	000963126
975015 ONTARIO INC.	000975015
978174 ONTARIO LTD.	000978174
984485 ONTARIO LTD.	000984485

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(143-G004)

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the Business Corporations Act has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la Loi sur les sociétés par actions, un certificat de dissolution a été inscrit pour les compagnies suivantes. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2009-11-20	
PEPI EVENT PROFESSIONALS INC.	001699538
2009-11-23	
FORMTECH INTERNATIONAL CORPORATION	002025516
PICCOLO MONDO CHILDREN'S WEAR LTD.	000446653
2009-11-24	
LANDSMITH CORPORATION	000694589
2009-11-25	

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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A. HARRIS DENTISTRY PROFESSIONAL CORPORATION	002104802
THAMES VALLEY BUILDERS LIMITED	001413460
2009-11-26	
ARTREACH LIMITED	002058845
BIRDFARMS INC.	000422423
MEET MARKET ADVENTURES CHICAGO INC.	002129605
THE BRITISH WEST INDIES PETROLEUM CORPORATION	002147352
VASA INDUSTRIES LTD.	002017447
1129977 ONTARIO INC.	001129977
1626018 ONTARIO INC.	001626018
655491 ONTARIO LIMITED	000655491
2009-11-30	
MAXIMUM HAULAGE INC.	001250057
2009-12-01	
ALBY INC.	001696848
CHAPPELL INSTALLATIONS INC.	001374130
CONNECTION ADVERTISING INC.	001497798
CRISTALYNE INC.	002135329
FONTAINE'S MOVING & STORAGE LIMITED	000141036
HENRY & I CONSULTING LIMITED	000770370
1294873 ONTARIO LIMITED	001294873
1633905 ONTARIO INC.	001633905
1635393 ONTARIO LTD.	001635393
2018337 ONTARIO INC.	002018337
2075009 ONTARIO INC.	002075009
428605 ONTARIO INC.	000428605
982581 ONTARIO INC.	000982581
2009-12-02	
ALIANCA BAKERY LTD.	000694445
ALL-SPORTS DISTRIBUTING INC.	001248647
AVA TRANS CANADA INC.	001689076
CANADIAN INTERNET CORPORATION	001320497
CHECCHIN REALTY & INVESTMENTS INC.	000304869
EFFETTO DONNA SKIN CARE LTD.	001308638
HADI LIMOUSINE LTD.	002067638
KLEEM CHEMICALS INCORPORATED	001640046
LARRY LARGE CONSULTING INC.	001469089
ZELLER PLASTIK CANADA, INC.	000830012
1021125 ONTARIO LIMITED	001021125
1104896 ONTARIO LIMITED	001104896
1120232 ONTARIO LIMITED	001120232
1648782 ONTARIO INC.	001648782
2077809 ONTARIO LTD.	002077809
924849 ONTARIO INC.	000924849
2009-12-04	
A.S.K. INTERNATIONAL TRADES INC.	001227360
AAKAAR INTERNATIONAL INC.	002070456
ALEXANDER REAL ESTATE APPRAISING INC.	001055661
ALEXANDRIA REALTY LTD.	000882771
BEST CUP SELECT COFFEE COMPANY INC.	001573925
BORIALLA TRADING CO. LTD.	001151947
CANADIAN FOUNDRY AUTOMATION INC.	001048010
CHURCHILL PLACE BUILDING CORP.	001160358
CUTTING EDGE SURGICAL INC.	002200185
EDWIN & WINDY CONSULTANTS LTD.	001091665
FIRST ROBIN HOLDINGS (ONTARIO) INC.	000762447
GOSPEL C PRODUCTIONS INC.	002069880
GRANCO ELECTRONICS CONTROL SYSTEMS INC.	001030970
HAUTE-PROVENCE COMPANY LIMITED	001513526
HEC MARKETING AND SALES INC.	001542783
INTERNATIONAL EQUESTRIAN SPORT SERVICES LTD.	000343537
JEFF'S BROTHERS WINDOWS & DOORS LTD.	002166013
LAKEWOOD COUNTRY REAL ESTATE INC.	001051096
LEE GROWTH VENTURES INC.	002044504
LONDON AUTOMOTIVE MACHINE SHOP INC.	000299915
MARION'S HAIR DESIGN INC.	000715332
MCEWEN HARDWARE LIMITED	000310136

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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MECHENG LIMITED	000292768
NV SPOILERS INC.	001596696
PAKISTAN POST TORONTO LTD.	002108494
PENTA TRADING INTERNATIONAL LIMITED	001225031
PYPKER ENTERPRISES INC.	000921913
REPAAC LTD.	001217996
ROCKWAY WATERFALLS INC.	001263338
ROYAL TEMP SERVICES INC.	001676602
SALTA GEMS CANADA LIMITED	000580309
SCOTT-WOODS INTERMODAL INC.	001112574
SUMMER VALLEY (BRAMPTON) LTD.	001250192
SUPER COLA COMPANY LTD.	000298343
TKC AUTOMOTIVE SERVICE INC.	001161638
W. D. COOKSON LTD.	000108535
1022181 ONTARIO LIMITED	001022181
1049495 ONTARIO INC.	001049495
1093589 ONTARIO LIMITED	001093589
1238985 ONTARIO INC.	001238985
1241622 ONTARIO LIMITED	001241622
124402 ONTARIO LIMITED	000124402
1252120 ONTARIO LTD.	001252120
1362449 ONTARIO INC.	001362449
1411075 ONTARIO INC.	001411075
1441564 ONTARIO INC.	001441564
1522243 ONTARIO LIMITED	001522243
2066517 ONTARIO INC.	002066517
2069548 ONTARIO LIMITED	002069548
2211186 ONTARIO LTD.	002211186
502179 ONTARIO LIMITED	000502179
509834 ONTARIO LIMITED	000509834
869125 ONTARIO INC.	000869125

2009-12-07

A1 AVANTE HAIR DESIGN INC.	001548042
CORNER BAKERY LTD.	001240365
DENNIS CASSIDY'S JEWELLERS LTD.	000341744
K AND L MOTORS INC.	000623117
M.L. TRANSPORT SERVICES AND DELIVERIES INC.	001381371
1552528 ONTARIO INC.	001552528
1571194 ONTARIO INC.	001571194
1716433 ONTARIO INC.	001716433
2054757 ONTARIO INC.	002054757

2009-12-09

WORLDNET SERVICES CORP.	000979997
ZAP MUSIC & VIDEO INC.	001421680
1036397 ONTARIO LIMITED	001036397
1422414 ONTARIO INC.	001422414
1611090 ONTARIO INC.	001611090

2009-12-10

A.N.P. TRANSPORT LTD.	001399387
ART BY BIRO LIMITED	002157076
BRONBRIAN CORP.	001691492
CHATHAM COMPOSTING INC.	001492785
CHEN ELECTRIC CONSTRUCTION CO. LTD.	001238230
HIGHCRAFT BUILDERS LIMITED	000079029
HOPE; IT WILL WORK INC.	001302699
LAKAMIDA LTD.	000349108
MAZ OCCUPATIONAL HEALTH SERVICES LTD.	001212579
POLMARK CONSTRUCTION SERVICES INC.	001693753
SENTINEL EMPLOYMENT SERVICES INC.	001538769
SOURCE MX CANADA LTD.	001716313
SYSTEM ADVISORS NIAGARA INC.	002047404
THAKUR TRANSPORT AND CARRIER INC.	001621598
UNIQUE CUSTOM CYCLES LIMITED	002081851
ZIEGLER & ASSOCIATES INSURANCE BROKERS INC.	001404839
1081081 ONTARIO LTD.	001081081
1404222 ONTARIO LTD.	001404222
1413761 ONTARIO LIMITED	001413761
1468618 ONTARIO INC.	001468618

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2041197 ONTARIO LTD.	002041197
917870 ONTARIO LTD.	000917870
2009-12-11	
ARKITEKT FILMS INC.	001727416
CORE HEALTH INC.	001133009
ECO PRIMA INC.	001634471
GALAXYSTAR ENTERPRISES INC.	002126278
MAC-BOOK HOLDINGS LTD.	000798261
MAPLEVU SUNROOMS INC.	001558349
PINELANDS LODGE OF MUSKOKA LIMITED	000231087
TRAILWOOD INVESTMENTS LIMITED	000458338
1227382 ONTARIO LIMITED	001227382
1327420 ONTARIO INC.	001327420
1402249 ONTARIO INC.	001402249
2050735 ONTARIO LTD.	002050735
2148373 ONTARIO INC.	002148373
918929 ONTARIO INC.	000918929
974403 ONTARIO LIMITED	000974403

2009-12-12

DI PRO CONTRACTING INC.	002138755
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2009-12-14

AFTER BABY COMES INC.	001709355
AUXILIUM TECHNOLOGIES INC.	001492369
BONOMI CANADA LTD.	002038071
CANADIAN RESPIRATORY HEALTHCARE INC.	002077282
DDR HC GP INC.	002174431
GOLDWHEEL INCORPORATED	000464533
LIV REAL MARKETING INC.	001766132
MEL SPOTSWOOD INTERNATIONAL INC.	000767123
MIS TECHNOLOGIES INC.	001462050
NORTHERN HEALTH RESEARCH INC.	001662233
SHINCOKAR LIMITED	001548647
YAALINI VIDEO INC.	002129575
1182778 ONTARIO INC.	001182778
1697443 ONTARIO INC.	001697443
399599 ONTARIO LIMITED	000399599
943191 ONTARIO INC.	000943191

2009-12-15

AVENUE NORTH INDUSTRIES INC.	002115656
BIG JOE'S CAFE LTD.	001230347
BLOCK 17 PROPERTIES INC.	001250872
BORDER LOGISTICS TRANSPORTATION INC.	002033388
BUTLER & ROBERTS MARKETING INC.	000306821
CREDIT INDUSTRY GROUPS OF CANADA LTD.	001615556
D'AVAN FOODS LTD.	001483483
DAVID A. PLATT ASSOCIATES LTD.	001440640
DIGAYLECK INC.	002139181
FORNELOS PAINTING & DECORATING LIMITED	000598391
GODEVA INVESTMENTS LIMITED	000931626
GOLDEN STANDARD LTD.	001524635
GRAMERCY HOLDINGS INC.	000506283
JACKSON PRESS LIMITED	000115638
MOUNTAIN RENDEZVOUS COLLECTIBLES LIMITED	001453707
PLUMMER'S DRUG STORE INC.	001429711
R. H. GALLAUGHER PHARMACY LTD.	000513222
ROGER MAILHOT PHARMA CONSULTING INC.	001545005
SUN DRUGS LTD	000506684
TRIPLE PALMS SALES AND SERVICES LTD.	001040267
1076980 ONTARIO LTD.	001076980
1498306 ONTARIO LIMITED	001498306
2029889 ONTARIO INC.	002029889
424900 ONTARIO LIMITED	000424900
541993 ONTARIO LIMITED	000541993
691547 ONTARIO LIMITED	000691547

2009-12-16

A & L HARDWARE LIMITED	000369965
ASSOCIATED LEASEHOLDS LIMITED	001010726
CANADA BREAD INTERNATIONAL LTD.	001552002

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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CASBAH PRODUCTIONS INC.	000407091
F&S HOMEBUILDERS INC.	001682276
FOX-YANG IMPORTS LTD.	000869085
KHALSA TRANSIT LIMITED	000371417
KRYSTALREDEY KLEAR FINDINGS LTD.	001110375
QUANTARA INVESTMENTS LIMITED	000215665
TAO TECHNOLOGY FUNDING INC.	000943036
TRALALA ENTERPRISES LTD.	001193434
1202062 ONTARIO LTD.	001202062
1383512 ONTARIO LIMITED	001383512
1597610 ONTARIO INC.	001597610
1627098 ONTARIO INC.	001627098
2070134 ONTARIO INC.	002070134
2009-12-17	
DIXON'S OTHER SERVICES INC.	000879649
DJP FOODS INC.	001355408
MCPHEE NURSING PROFESSIONAL CORPORATION	001698095
MISTER BEER U BREW (KEELE) INC.	000994987
NORTHWOOD TECHNOLOGIES INC.	001457976
RERAISE GAMING INC.	001659654
TRICKLE LTD.	002200145
1129086 ONTARIO LIMITED	001129086
1610675 ONTARIO INC.	001610675
733659 ONTARIO INC.	000733659

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(143-G005)

ORDER MADE UNDER THE MUNICIPAL ACT, 2001, S.O. 2001, c. 25

COUNTY OF LANARK

TOWN OF SMITHS FALLS

TOWNSHIP OF MONTAGUE

DEFINITIONS

1. In this Order,

"annexed area" means the area comprised of the lands described in the Schedule to this Order;

"Town" means The Corporation of the Town of Smiths Falls;

"County" means The Corporation of the County of Lanark; and

"Township" means The Corporation of the Township of Montague.

ANNEXATION

2.

- (1) On January 1, 2010, the portion of the Township described in the Schedule is annexed to the Town.
- (2) All real property including any highway, street fixture, waterline, easement and restrictive covenant running with the land, of the Township located in the annexed area vests in the Town on January 1, 2010.
- (3) Assets and liabilities of the Township or the County that are located in the annexed area remain the assets or liabilities of the Township

or the County, as the case may be.

BY-LAWS

3.

- (1) On January 1, 2010, the by-laws of the Town extend to the annexed area and the by-laws of the Township cease to apply to such area except,
 - (a) by-laws of the Township,
 - (i) that were passed under section 34 or 41 of the *Planning Act* or a predecessor of those sections; and
 - (ii) that were passed under the *Highway Traffic Act* or the *Municipal Act, 2001* or a predecessor of those Acts that regulate the use of highways by vehicles and pedestrians and that regulate the encroachment or projection of buildings or any portion thereof upon or over highways,

which shall remain in force until amended to provide otherwise or repealed by the council of the Town;
 - (b) by-laws of the Township passed under sections 45, 58 or 61 of the *Drainage Act* or a predecessor of those sections;
 - (c) by-laws of the Township passed under section 10 of the *Weed Control Act*; and
 - (d) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of the Township.

- (2) If the Township has commenced procedures to enact a by-law under any Act or to adopt an official plan or an amendment thereto under the *Planning Act*, and that by-law, official plan or amendment applies to the annexed area and is not in force on January 1, 2010, the council of the Town may continue the procedures to enact the by-law or adopt the official plan or amendment to the extent that it applies to the annexed area.

DISPUTE RESOLUTION

4.

- (1) If a dispute arises with respect to any issue arising out of the interpretation of this Order, any of the municipalities may refer the matter in dispute for resolution through mediation.
- (2) If the dispute is not resolved through mediation or the parties cannot agree upon the selection of a mediator, then the matter may be referred to arbitration, to be conducted in accordance with the provisions of the *Arbitration Act, 1991*, except as provided herein.
- (3) Where a dispute is referred to arbitration under clause (2)(a), the decision of the arbitrator shall be final.
- (4) If two municipalities that are subject to this Order are parties to the mediation under subsection (1) or the arbitration under subsection (2), the costs associated with the mediation or arbitration proceedings shall be shared equally between the two municipalities.
- (5) If the three municipalities that are subject to this Order are parties to the mediation under subsection (1) or the arbitration under subsection (2), the costs associated with the mediation or arbitration proceedings shall be shared one half by the Town and the remaining half equally between the Township and the County.

SCHEDULE

Part of Lots 27, 28 and 29, Concession 2, Part of Lots 27, 28, 29 and 30, Concession 3, Montague, Part of Road Allowance between Concessions 2 and 3, Township of Montague, County of Lanark, more particularly described

as Parts 1, 2, 3, 4, 5 and 6 on Reference Plan 27R-9498; Part 1 on Reference Plan 27R-9609 and Parts 1, 2 and 3 on Reference Plan 27R-9630.

Dated on December 17, 2009

JIM WATSON
(143-G006) Minister of Municipal Affairs and Housing

THE REGIONAL MUNICIPALITY OF PEEL

THE REGIONAL MUNICIPALITY OF HALTON

THE CORPORATION OF THE CITY OF MISSISSAUGA

THE CORPORATION OF THE TOWN OF MILTON

DEFINITIONS

1. In this Order,

"annexed area" means the area comprised of the lands described in Schedule "A" to this Order;

"Peel" shall mean The Regional Municipality of Peel;

"Halton" shall mean The Regional Municipality of Halton;

"Mississauga" shall mean The Corporation of the City of Mississauga; and

"Milton" shall mean The Corporation of the Town of Milton.

ANNEXATION

2.

- (1) On January 1, 2010 the portion of The Corporation of the Town of Milton and The Regional Municipality of Halton described in Schedule "A" is annexed to The Corporation of the City of Mississauga and The Regional Municipality of Peel.
- (2) All real property, including any highway, fixture, easement or restrictive covenant running with the land, of Milton located in the annexed area vests in Mississauga on January 1, 2010.
- (3) All real property, including any highway, fixture, easement or restrictive covenant running with the land, of Halton located in the annexed area vests in Peel on January 1, 2010.
- (4) All assets and liabilities of Milton acquired or arising on or before December 31, 2009 with respect to the annexed area are transferred to Mississauga on January 1, 2010.
- (5) All assets and liabilities of Halton acquired or arising on or before December 31, 2009 with respect to the annexed area are transferred to Peel on January 1, 2010.
- (6) Despite subsections (2), (3) (4) and (5), any litigation commenced prior to January 1, 2010, or commenced after January 1, 2010 but with respect to matters that occurred prior to that date, with respect to the annexed area, remains the obligation of Milton and Halton, as the case may be.
- (7) Despite subsections (2), (3), (4) and (5), the portion of the Ninth Line that is located within the annexed area is transferred from Halton to Mississauga on January 1, 2010.

WARDS

3. On January 1, 2010 the annexed area shall be removed from Ward 1 in

Milton and form part of Wards 8, 9 and 10 in Mississauga, as described in Schedule "B".

COMPENSATION

4.

- (1) On January 4, 2010, the following payments to Halton shall be made:
 - (a) \$2,060,000.00 from Peel; and
 - (b) \$1,230,000.00 from Mississauga.
- (2) Of the funds received under subsection (1), Halton shall provide \$2,000,000.00 to Milton on or before January 5, 2010.

ASSESSMENT

5. For the purpose of the assessment roll to be prepared for Mississauga for the 2010 taxation year, the annexed area shall be deemed to be part of Mississauga and the annexed area shall be assessed on the same basis that the assessment roll for Mississauga is prepared.

BY-LAWS

6.

- (1) On January 1, 2010, the by-laws of Peel and Mississauga extend to the annexed area and the by-laws of Halton and Milton cease to apply to such area except,
 - (a) by-laws that were passed under section 34 or 41 of the *Planning Act* or a predecessor of those sections;
 - (b) by-laws that were passed under the *Development Charges Act, 1997*;
 - (c) by-laws that were passed under the *Highway Traffic Act* or the *Municipal Act, 2001* or a predecessor of those Acts that regulate the use of highways by vehicles or pedestrians and the encroachment or projection of buildings, or any portion thereof upon or over highways;
 - (d) by-laws passed under section 45, 58 or 61 of the *Drainage Act* or a predecessor of those sections;
 - (e) by-laws passed under section 10 of the *Weed Control Act*; and
 - (f) by-laws of Milton passed under section 29 of the *Ontario Heritage Act*,

which shall remain in force until amended to provide otherwise or repealed by the council of Mississauga or Peel, as the case may be; and
 - (h) any by-law conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of Halton or Milton.

- (2) The official plan of Milton, as it applies to the annexed area, and approved under the *Planning Act* or a predecessor of that Act, becomes an official plan of Mississauga and shall remain in force until amended or repealed.
- (3) The official plan of Halton, as it applies to the annexed area, and approved under the *Planning Act* or a predecessor of that Act, becomes an official plan of Peel and shall remain in force until amended or repealed.
- (4) If Milton has commenced procedures to enact a by-law under any Act or to adopt an official plan or an amendment thereto under the *Planning Act*, and that by-law, official plan or amendment applies to the annexed area and is not in force on January 1, 2010, the council of Mississauga may continue the procedures to enact the by-law or adopt the official plan or amendment to the extent that it applies to

the annexed area.

- (5) If Halton has commenced procedures to enact a by-law under any Act or to adopt an official plan or an amendment thereto under the *Planning Act*, and that by-law, official plan or amendment applies to the annexed area and is not in force on January 1, 2010, the council of Peel may continue the procedures to enact the by-law or adopt the official plan or amendment to the extent that it applies to the annexed area.

TAXES ETC

7.

- (1) All real property taxes, special rates or charges levied under any general or special Act in the annexed area which are due and unpaid on December 31, 2009 shall be deemed on January 1, 2010 to be taxes due and payable to Mississauga and may be collected by Mississauga.
- (2) On or before January 15, 2010, the clerk of Milton shall prepare and furnish to the clerk of Mississauga a special collector's roll showing all arrears of real property taxes or special rates and charges assessed against the land in the annexed area up to and including December 31, 2009, and the persons assessed for them.
- (3) On or before February 1, 2010, Mississauga shall pay to Milton an amount equal to the amount of the real property taxes or special rates and charges which are due and unpaid up to and including December 31, 2009 for the land in the annexed area.

DISPUTE RESOLUTION

8.

- (1) If a dispute arises with respect to any issue arising out of the interpretation of this Order, any of the municipalities may refer the matter in dispute for resolution through mediation.
- (2) If the dispute is not resolved through mediation or the parties cannot agree upon the selection of a mediator, then the matter may be referred to arbitration, to be conducted in accordance with the provisions of the *Arbitration Act, 1991*, except as provided herein.
- (3) Where a dispute is referred to arbitration under subsection (2) the decision of the arbitrator shall be final.
- (4) The costs associated with the mediation or arbitration proceedings shall be shared equally between the municipalities.

SCHEDULE "A"

Lands to be Annexed to the City of Mississauga on January 1, 2010

In the Town of Milton, Regional Municipality of Halton (originally the Geographic Township of Trafalgar) being composed of Part of Lots 5 and 6, Concession 2, North of Dundas Street and Part of the original Township Road Allowance between Lots 5 and 6, North of Dundas Street and Part of the original Township Road Allowance between Lots 5 and 6, North of Dundas Street closed by Bylaw 105-2009, Instrument Number HR731808 and Part of the original Township Road Allowance between Concession 2, North of Dundas Street and Lot 1, Concession 2 New Survey and Part of Lots 1 to 14 both inclusive, Concession 9, New Survey and Part of the Township Road Allowance between Concessions 9 and 10, New Survey and Part of Lots 1 to 5 both inclusive, Registered Plan 162, described as follows:

FIRSTLY:

Commencing at a point where the centreline of Highway 401 is intersected by the existing westerly limit, as it existed on December 31, 2009, of the City of Mississauga;

Thence southerly along the existing westerly limit of the City of Mississauga (being the east limit of the road allowance for Ninth Line in the said New Survey), 8,610 metres more or less, to the point where the said City limit

intersects northerly limit of Lower Base Line Road also being the most northerly corner of Part 1, Plan 20R-18446;

Thence westerly along the northerly limit of Lower Base Line Road also being the northerly limit of Plan 20R-18446, 239 metres more or less to a point intersected by the centreline of Highway 407 also being the most westerly corner of Part 1, Plan 20R-18446;

Thence northerly along the centreline of Highway 407, 8,660 metres more or less, to a point where the centreline of Highway 407 intersects the centreline of Highway 401;

Thence easterly along the centreline of Highway 401, 280 metres more or less, to the point of commencement.

SECONDLY:

Part of the Township Road Allowance between Concession 2, North of Dundas Street and Lot 1, Concession 9, New Survey (Geographic Township of Trafalgar) more particularly described as Part 1, Plan 20R-18446.

THIRDLY:

Part of Lot 1, Registered Plan 162, more particularly described as Parts 2 and 3, Plan 20R-18446.

FOURTHLY:

Part of the Township Road Allowance between Lots 5 and 6, Concession 2, North of Dundas Street (Geographic Township of Trafalgar), more particularly described as Parts 4 and 11 Plan 20R-18446 and that part of the Township Road Allowance between Lots 5 and 6 North of Dundas Street closed by By-law 105-2009, Instrument Number HR731808, more particularly described as Part 10 Plan 20R-18446;

FIFTHLY:

Part of Lots 2, 3, and 4, Registered Plan 162, more particularly described as Part 6, Plan 20R-18446.

SIXTHLY:

Part of Lot 5, Registered Plan 162, more particularly described as Part 7, Plan 20R-18446.

SEVENTHLY:

Part of Lot 6, Concession 2, North of Dundas Street (Geographic Township of Trafalgar), more particularly described as Parts 8 and 9, Plan 20R-18446.

EIGHTHLY:

Part of Lot 5, Concession 2, North of Dundas Street (Geographic Township of Trafalgar), more particularly described as Part 5, Plan 20R-18446.

SCHEDULE "B"

Lands to be Annexed to Wards 8, 9 and 10 of the City of Mississauga on January 1, 2010

Lands to be Annexed to Ward 8

FIRSTLY:

COMMENCING at the intersection of the centreline of Lower Base Line Road with the north easterly limit of Part 1, Plan 20R-18446;

THENCE southerly along the north easterly limit of Part 1, Plan 20R-18446 to a point in the southerly limit of Lower Base Line Road also being the most easterly point of Part 1, Plan 20R-18446;

THENCE westerly along the southerly limit of Lower Base Line Road, to the most southerly corner of Part 1, Plan 20R-18446;

THENCE northerly along the south westerly limit of Part 1, Plan 20R-18446; to a point where the said limit intersects the centreline of Lower Base Line Road.

THENCE easterly along the centreline of Lower Base Line Road, through Part 1 on Plan 20R-18446 to the point of commencement.

SECONDLY:

Parts 2 to 11 both inclusive on a Plan of Survey deposited at the Halton Land Registry Office (No. 20), November 27, 2009 as Plan 20R-18446.

Lands to be Annexed to Ward 9

COMMENCING at a point where the centreline of Highway 401 is intersected by the existing westerly limit, as it existed on December 31, 2009, of the City of Mississauga;

THENCE southerly along the existing westerly limit of the City of Mississauga to a point where the said City limit intersects the centreline of the St. Lawrence and Hudson Railway Company lands;

THENCE westerly along the centerline of the St. Lawrence and Hudson Railway lands to a point where the said centreline intersects the centreline of Highway 407;

THENCE northerly along the centreline of Highway 407 to a point where the said centreline intersects the centreline of Highway 401;

THENCE easterly along the centreline of Highway 401 to the point of commencement.

Lands to be Annexed to Ward 10

COMMENCING at a point where the centerline of the St. Lawrence and Hudson Railway Company lands is intersected by the existing westerly limit, as it existed on December 31, 2009, of the City of Mississauga;

THENCE southerly along the existing westerly limit of the City of Mississauga, to the northerly limit of Eglinton Avenue;

THENCE westerly along the production of the northerly limit of Eglinton Avenue to the northerly angle of Part 1, Plan 20R-18446;

THENCE southerly along the north easterly limit of Part 1 on Plan 20R-18446 to a point where the north easterly limit of Part 1 on Plan 20R-18446 intersects the centreline of Lower Base Line Road;

THENCE westerly along the centreline of Lower Base Line Road, through Part 1 on Plan 20R-18446 to the south westerly limit of Part 1 on Plan 20R-18446;

THENCE northerly along the south westerly limit of Part 1, Plan 20R-18446 to a point where the said limit intersects the northerly limit of Lower Base Line Road being the westerly angle of Part 1 on Plan 20R-18446;

THENCE westerly along the northerly limit of Lower Base Line Road to the intersection of the centreline of Highway 407;

THENCE northerly from the last mention point along the centreline of Highway 407 to a point where the said centreline intersects the centerline of the St. Lawrence and Hudson Railway Company lands;

THENCE easterly along the centerline of the St. Lawrence and Hudson Railway Company lands to the point of commencement.

Dated on December 17, 2009

(143-G007) JIM WATSON
Minister of Municipal Affairs and Housing

COUNTY OF LANARK

TOWN OF PERTH

TOWNSHIP OF DRUMMOND NORTH ELMSLEY

DEFINITIONS

1. In this Order,
"annexed area" means the area comprised of the lands described in the Schedule to this Order;

"Town" means The Corporation of the Town of Perth;

"County" means The Corporation of the County of Lanark; and

"Township" means The Corporation of the Township of Drummond North Elmsley.

ANNEXATION

2.
 - (1) On January 1, 2010, the portion of the Township described in the Schedule is annexed to the Town.
 - (2) All real property including any highway, street fixture, waterline, easement and restrictive covenant running with the land, of the Township located in the annexed area vests in the Town on January 1, 2010.
 - (3) Assets and liabilities of the Township or the County that are located in the annexed area remain the assets or liabilities of the Township or the County, as the case may be.
 - (4) Despite subsection (2), any litigation commenced prior to December 31, 2009, with respect to the annexed area remains the obligation of the Township or the County, as the case may be.

TAXES, ETC

3.
 - (1) All real property taxes under any general or special Act levied and uncollected in the annexed area which are due and unpaid on December 31, 2009, shall be deemed on January 1, 2010, to be taxes, special rates and charges due and payable to the Town and may be collected by the Town.
 - (2) On or before February 1, 2010, the clerk of the Township shall prepare and furnish to the clerk of the Town a special collector's roll showing all arrears of real property taxes or special rates and charges assessed against the land in the annexed area up to and including December 31, 2009, and the persons assessed for them.
 - (3) Within 30 days of the date of collection by the Town of real property taxes or special rates and charges that the Township is entitled to collect in the annexed area under subsection (1) that were due but unpaid on December 31, 2009, the Town shall pay to the Township an amount equal to the amount collected by the Town under subsection (1).
 - (4) If the Township has commenced procedures under the *Municipal Act, 2001* for the annexed area and the procedures are not completed by January 1, 2010, the Town may continue the procedures.

ASSESSMENT

4. For the purposes of the assessment roll to be prepared for the Town under the *Assessment Act* for the 2010 taxation year, the annexed area shall be deemed to be part of the Town and the annexed areas shall be assessed on the same basis that the assessment roll for the Town is prepared.

TAX PHASE-IN

5. Any increase in the rates of taxation for municipal purposes for the annexed area which would occur solely as a result of this Order shall be phased in for the Town's portion of the real property tax bill by 33.3% of the difference between the Township's tax rate in 2009 and the Town's tax rate in 2010 in the first year and 66.6% of the difference in the second year.

BY-LAWS

- 6.
- (1) On January 1, 2010, the by-laws of the Town extend to the annexed area and the by-laws of the Township cease to apply to such area except,
- (a) by-laws of the Township,
- (i) that were passed under section 34 or 41 of the *Planning Act* or a predecessor of those sections; and
- (ii) that were passed under the *Highway Traffic Act* or the *Municipal Act, 2001* or a predecessor of those Acts that regulate the use of highways by vehicles and pedestrians and that regulate the encroachment or projection of buildings or any portion thereof upon or over highways,
- which shall remain in force until amended to provide otherwise or repealed by the council of the Town;
- (b) by-laws of the Township passed under sections 45, 58 or 61 of the *Drainage Act* or a predecessor of those sections;
- (c) by-laws of the Township passed under section 10 of the *Weed Control Act*; and
- (d) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of the Township.
- (2) If the Township has commenced procedures to enact a by-law under any Act or to adopt an official plan or an amendment thereto under the *Planning Act*, and that by-law, official plan or amendment applies to the annexed area and is not in force on January 1, 2010, the council of the Town may continue the procedures to enact the by-law or adopt the official plan or amendment to the extent that it applies to the annexed area.

DISPUTE RESOLUTION

- 7.
- (1) If a dispute arises with respect to any issue arising out of the interpretation of this Order, any of the municipalities may refer the matter in dispute for resolution through mediation.
- (2) If the dispute is not resolved through mediation or the parties cannot agree upon the selection of a mediator, then the matter may be referred to arbitration, to be conducted in accordance with the provisions of the *Arbitration Act, 1991*, except as provided herein.
- (3) Where a dispute is referred to arbitration under clause (2)(a), the decision of the arbitrator shall be final.
- (4) The costs associated with any mediation or arbitration proceedings shall be shared equally among the municipalities that are parties to the mediation or arbitration proceedings.

SCHEDULE

All that part of Lot 2 in Concession 3, geographic township of Drummond, now in the Township of Drummond North Elmsley, described as Parts 1 and 2 on Reference Plan 27R-9653.

Dated on December 15, 2009

JIM WATSON
(143-G208) Minister of Municipal Affairs and Housing

COUNTY OF LANARK

TOWN OF PERTH

TOWNSHIP OF TAY VALLEY

DEFINITIONS

1. In this Order,

"annexed area" means the area comprised of the lands described in the Schedule to this Order;

"Town" means The Corporation of the Town of Perth;

"County" means The Corporation of the County of Lanark; and

"Township" means The Corporation of the Township of Tay Valley.

ANNEXATION

- 2.
- (1) On January 1, 2010, the portion of the Township described in the Schedule is annexed to the Town.
- (2) All real property, including any highway, street fixture, waterline, easement and restrictive covenant running with the land, of the Township located in the annexed area vests in the Town on January 1, 2010.
- (3) Assets and liabilities of the Township or the County that are located in the annexed area remain the assets or liabilities of the Township or the County, as the case may be.
- (4) Despite subsection (2), any litigation commenced prior to December 31, 2009, with respect to the annexed area remains the obligation of the Township or the County, as the case may be.

TAXES, ETC.

- 3.
- (1) All real property taxes under any general or special Act levied and uncollected in the annexed area which are due and unpaid on December 31, 2009, shall be deemed on January 1, 2010, to be taxes, special rates and charges due and payable to the Town and may be collected by the Town.
- (2) On or before February 1, 2010, the clerk of the Township shall prepare and furnish to the clerk of the Town a special collector's roll showing all arrears of real property taxes or special rates and charges assessed against the land in the annexed area up to and including December 31, 2009, and the persons assessed for them.
- (3) Within 30 days of the date of collection by the Town of real property taxes or special rates and charges that the Township is entitled to collect in the annexed area under subsection (1) that were due but unpaid on December 31, 2009, the Town shall pay to the Township an amount equal to the amount collected by the Town under subsection (1).
- (4) If the Township has commenced procedures under the *Municipal Act, 2001* for the annexed area and the procedures are not completed by January 1, 2010, the Town may continue the procedures.

ASSESSMENT

4. For the purposes of the assessment roll to be prepared for the Town under the *Assessment Act* for the 2010 taxation year, the annexed area shall be deemed to be part of the Town and the annexed areas shall be assessed on the same basis that the assessment roll for the Town is prepared.

TAX PHASE-IN

5. Any increase in the rates of taxation for municipal purposes for the annexed area which would occur solely as a result of this Order shall be phased in for the Town's portion of the real property tax bill by 33.3% of the difference between the Township's tax rate in 2009 and the Town's tax rate in 2010 in the first year and 66.6% of the difference in the second year.

BY-LAWS

6.
 - (1) On January 1, 2010, the by-laws of the Town extend to the annexed area and the by-laws of the Township cease to apply to such area except,
 - (a) by-laws of the Township,
 - (i) that were passed under section 34 or 41 of the *Planning Act* or a predecessor of those sections; and
 - (ii) that were passed under the *Highway Traffic Act* or the *Municipal Act, 2001* or a predecessor of those Acts that regulate the use of highways by vehicles and pedestrians and that regulate the encroachment or projection of buildings or any portion thereof upon or over highways,

which shall remain in force until amended to provide otherwise or repealed by the council of the Town;
 - (b) by-laws of the Township passed under sections 45, 58 or 61 of the *Drainage Act* or a predecessor of those sections;
 - (c) by-laws of the Township passed under section 10 of the *Weed Control Act*; and
 - (d) by-laws conferring rights, privileges, franchises, immunities or exemptions that could not have been lawfully repealed by the council of the Township.
 - (2) If the Township has commenced procedures to enact a by-law under any Act or to adopt an official plan or an amendment thereto under the *Planning Act*, and that by-law, official plan or amendment applies to the annexed area and is not in force on January 1, 2010, the council of the Town may continue the procedures to enact the by-law or adopt the official plan or amendment to the extent that it applies to the annexed area.

DISPUTE RESOLUTION

7.
 - (1) If a dispute arises with respect to any issue arising out of the interpretation of this Order, any of the municipalities may refer the matter in dispute for resolution through mediation.
 - (2) If the dispute is not resolved through mediation or the parties cannot agree upon the selection of a mediator, then the matter may be referred to arbitration, to be conducted in accordance with the provisions of the *Arbitration Act, 1991*, except as provided herein.
 - (3) Where a dispute is referred to arbitration under clause (2)(a), the decision of the arbitrator shall be final.
 - (4) The costs associated with any mediation or arbitration proceedings shall be shared equally among the municipalities that are parties to the mediation or arbitration proceedings.

SCHEDULE

That part of Lots 26 and 27 in Concession 1, part of Lots 25, 26 & 27 in Concession 2, part of the Road Allowance between Concessions 1 & 2 and part of the Road Allowance between the Townships of Drummond and Bathurst, all in the Township of Tay Valley, described as follows:

Commencing at the most southerly corner of Lot 26 in Concession 2: Thence southwesterly, following the southeasterly limit of the East Half Lot 25, Concession 2, to the most southerly corner of the East Half Lot 25;

Thence northwesterly, following the division line between the East Half and West Half Lot 25 to the most westerly corner of the East Half Lot 25;

Thence northeasterly, following the northwesterly limit of Lots 25 and 26, Concession 2 being also the southerly limit of the Road Allowance between Concessions 2 & 3 to a point, being the westerly portion of Part 3 on Plan RD-22;

Thence easterly, following the southerly limit of Part 3 on Plan RD-22, on the following courses and distances;

N54° 19'50"E, a distance of 78.22 feet (23.84 metres) to a point;

Thence on a curve to the left, having a radius of 3869.72 feet (1179.49 metres), a chord distance of 365.70 feet (111.47 metres) measured on a bearing of N51° 37' 20"E, the arc distance being 365.84 feet (111.51 metres) to a point;

Thence N48° 54'50"E, a distance of 1012.63 feet (308.65 metres) to the intersection of the said southerly limit of Part 3 on Plan RD-22 and the limit between Lots 26 and 27 in Concession 2

Thence southeasterly, following the limit between Lots 26 & 27 in Concession 2, to its intersection with the northerly limit of the Tay River.

Thence easterly, following the northerly limit of Tay River to its intersection with the centreline of the Road Allowance between the Townships of Drummond and Bathurst;

Thence southerly, following the centerline of the Road Allowance between the Townships of Drummond and Bathurst, to its intersection with the northerly limit of Grant's Creek;

Thence westerly and southerly, following the northerly limit of Grant's Creek, to its intersection with the division line between the East Half and West Half of Lot 26 in Concession 1;

Thence northwesterly, following the division line between the East Half and West Half Lot 26 in Concession 1 and its production, to its intersection with the southeasterly limit of Lot 26 in Concession 2;

Thence southwesterly, following the southeasterly limit of Lot 26, Concession 2, to the point of commencement.

Dated on December 15, 2009

JIM WATSON
(143-G009) Minister of Municipal Affairs and Housing

**Applications to
Provincial Parliament — Private Bills
Demandes au Parlement
provincial — Projets de loi d'intérêt privé**

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch

Room 1405, Whitney Block, Queen's Park

Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N.

DEBORAH DELLER,
Clerk of the Legislative Assembly.

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation**

2010—01—02

ONTARIO REGULATION 482/09

made under the

HIGHWAY TRAFFIC ACT

Made: December 12, 2009

Filed: December 16, 2009

Published on e-Laws: December 17, 2009

Printed in *The Ontario Gazette*: January 2, 2010

Amending Reg. 622 of R.R.O. 1990

(Stopping of Vehicles on Parts of the King's Highway)

Note: Regulation 622 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Appendix A to Regulation 622 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedule:

**SCHEDULE 14
HIGHWAY NO. 144**

1. On the east side of that part of the King's Highway known as No. 144 in the Town of Dowling in the City of Greater Sudbury lying between a point situate at its intersection with the northerly limit of the roadway known as Leonard Street and a point situate at its intersection with the southerly limit of the roadway known as Houle Avenue.

2. This Regulation comes into force on the day it is filed.

Made by:

JIM BRADLEY
Minister of Transportation

Date made: December 12, 2009.

1/10

ONTARIO REGULATION 483/09

made under the

HIGHWAY TRAFFIC ACT

Made: December 12, 2009
Filed: December 16, 2009
Published on e-Laws: December 17, 2009
Printed in *The Ontario Gazette*: January 2, 2010

Amending Reg. 598 of R.R.O. 1990
(Gross Weight on Bridges)

Note: Regulation 598 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Section 1 of Regulation 598 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

1. No person shall move a vehicle or combination of vehicles on, over or upon a bridge described in Column 1 of Schedule 1 or 3.2 if the gross weight of the vehicle or combination of vehicles is greater than the weight in tonnes set opposite in Column 2.

2. The Regulation is amended by adding the following Schedule:

SCHEDULE 1
SIBLEY CREEK BRIDGE

Column 1	Column 2
Bridge	Gross Weight Limit in Tonnes
Bridge No. 48C-94, known as the Sibley Creek Bridge, on that part of the King's Highway known as No. 587, in the Township of Sibley in the District of Thunder Bay, over the Sibley Creek.	3 tonnes

3. This Regulation comes into force on the day it is filed.

Made by:

JIM BRADLEY
Minister of Transportation

Date made: December 12, 2009.

ONTARIO REGULATION 484/09
made under the
FARM PRODUCTS MARKETING ACT

Made: December 9, 2009
Filed: December 16, 2009
Published on e-Laws: December 18, 2009
Printed in *The Ontario Gazette*: January 2, 2010

GRAIN (GRAIN CORN, SOYBEANS AND WHEAT) — PLAN

Definitions

1. In this Regulation,

“board member” means a member of the local board elected or appointed under this Regulation; (“membre de la commission locale”)

“district” means a grain producing district established by section 5; (“district”)

“fiscal year” means the fiscal year of the local board; (“exercice”)

“geographic area” means a geographic area under the *Territorial Division Act, 2002*; (“zone géographique”)

“grain” means one or more of grain corn, soybeans and wheat; (“grain”)

“grain corn” means corn, other than seed corn, sweet corn or popping corn, produced in Ontario; (“maïs-grain”)

“licence fees” means the licence fees payable to the local board under Ontario Regulation 485/09 (Grain (Grain Corn, Soybeans and Wheat) — Licensing and Regulation) made under the Act; (“droits de permis”)

“producer” means a sole proprietor, corporation, partnership or joint venture that produces grain in Ontario; (“producteur”)

“soybeans” means soybeans produced in Ontario; (“soya”)

“wheat” means any variety of wheat produced in Ontario. (“blé”)

Plan

2. This Regulation establishes the plan for the control and regulation of the producing and marketing of grain within Ontario.

Local board

3. (1) A local board is established under the name “Grain Farmers of Ontario”.

(2) The local board has the authority, and shall exercise the powers and perform the duties,

(a) that the Commission delegates to it under the Act; and

(b) that are given or assigned to it by this Regulation and by any other applicable regulation.

(3) The local board has the following powers:

1. The local board has such powers of a natural person as are necessary for the local board to exercise its other powers and perform its duties under the Act, subject to any limitations set out in this Regulation or any other regulation that applies to the local board.

2. The local board may accept extra-provincial powers and rights.

3. Where authorized by by-law, and subject to Regulation 400 of the Revised Regulations of Ontario, 1990 (By-laws for Local Boards) made under the Act, the local board may,

i. borrow money on the credit of the local board,

ii. issue, sell or pledge debt obligations of the local board, or

iii. charge, mortgage, hypothecate or pledge all or any currently owned or subsequently acquired real or personal movable or immovable property of the local board, including book debts, rights, powers, franchises and undertakings, to secure any debt obligations or any money borrowed or other debt or liability of the local board.

(4) The local board shall not,

(a) establish or acquire a controlling interest in a corporation or other entity;

- (b) exercise its powers and perform its duties, or purport to do so, through a corporation or other entity; or
- (c) indemnify or agree to indemnify any person in relation to any action or other proceeding except as permitted by Regulation 400 of the Revised Regulation of Ontario, 1990 (By-Laws for Local Boards) made under the Act.

Composition of local board

4. (1) The local board shall be composed of 15 board members.
- (2) The board members shall be producers elected or appointed to represent the 15 districts established by section 5.
- (3) There shall be one board member elected or appointed in accordance with section 9 to represent each district.
- (4) A producer is eligible to be a board member for a district only if,
 - (a) the producer is a member of the group of producers for the district, as determined under section 6; and
 - (b) at the time of the producer's election or appointment to the board, the producer is a delegate to the District Grain Committee for the district, having been elected as such under section 7.

Grain producing districts

5. For the purposes of elections to the local board and to the District Grain Committees, the following grain producing districts are established:

1. District 1, composed of the geographic area of Essex.
2. District 2, composed of the geographic area of Chatham-Kent.
3. District 3, composed of the geographic area of Lambton.
4. District 4, composed of the geographic area of Middlesex.
5. District 5, composed of the geographic areas of Elgin and Norfolk.
6. District 6, composed of the geographic areas of Brant, Haldimand, Hamilton and Niagara.
7. District 7, composed of the geographic areas of Oxford and Waterloo.
8. District 8, composed of the geographic area of Huron.
9. District 9, composed of the geographic area of Perth.
10. District 10, composed of the geographic areas of Bruce, Grey and Wellington.
11. District 11, composed of the geographic areas of Dufferin, Halton, Peel, Simcoe, Toronto and York.
12. District 12, composed of the geographic areas of Durham, Hastings, Kawartha Lakes, Northumberland and Peterborough.
13. District 13, composed of the geographic areas of Frontenac, Lanark, Leeds and Grenville, Lennox and Addington, Ottawa and Prince Edward.
14. District 14, composed of the geographic areas of Prescott and Russell and Stormont, Dundas and Glengarry.
15. District 15, composed of the geographic areas of Haliburton and the Territorial Districts of Algoma, Cochrane, Kenora, Manitoulin, Muskoka, Nipissing, Parry Sound, Rainy River, Sudbury, Thunder Bay and Timiskaming.

District group of producers

6. (1) A producer is a member of the group of producers for a district if,
 - (a) in the case of a sole proprietor, the producer resides in the district;
 - (b) in the case of a corporation or partnership, the producer's head office is located in the district; and
 - (c) in the case of a joint venture, the producer indicates by written notice to the District Grain Committee for the district that the producer is a member of the group of producers for the district.
- (2) A producer who produces grain in an area not included in any of the districts established by section 5 is a member of the group of producers for,
 - (a) in the case of a sole proprietor, the district that is nearest to the producer's residence;
 - (b) in the case of a corporation or partnership, the district that is nearest to the location of the producer's head office; and

- (c) in the case of a joint venture, the district that the producer selects by written notice to the District Grain Committee for the district.

District Grain Committee

7. (1) A committee known as the "District Grain Committee" is established in each district.

(2) After January 5 and on or before February 15 of each year, the members of the group of producers for each district shall elect delegates to the District Grain Committee for the district.

(3) A District Grain Committee shall be composed of eight delegates from the district and the number of additional delegates from the district, if any, determined for the district under section 8.

(4) A producer is eligible to be elected as a delegate for a district if the producer is a member of the group of producers for the district.

(5) The delegates to a District Grain Committee shall be elected for a term that begins on the day following their election and ends on the day of the election of delegates to the Committee in the following year.

Allocation of additional delegates

8. (1) In this section,

"provincial yield" means, in respect of grain corn, soybeans or wheat, its average annual provincial yield per acre, as determined by Agricorp.

(2) Thirty additional delegates shall be apportioned among the districts in accordance with this section.

(3) On or before December 15 of each year, the local board shall determine, in accordance with the following rules, the number of additional delegates that shall be elected in each district in the following year's elections to District Grain Committees, subject to subsections (5) to (8):

1. Estimate the acres of grain on which licence fees were collected by the local board for the district for the fiscal year ending in the calendar year in which the determination is being made and the two immediately preceding fiscal years, by adding the following amounts for each of the three fiscal years:
 - i. The tonnes of grain corn on which licence fees were collected for the district in the fiscal year, as determined by the local board, divided by the provincial yield for grain corn for the calendar year in which the fiscal year commenced.
 - ii. The tonnes of soybeans on which licence fees were collected for the district in the fiscal year, as determined by the local board, divided by the provincial yield for soybeans for the calendar year in which the fiscal year commenced.
 - iii. The tonnes of wheat on which licence fees were collected for the district in the fiscal year, as determined by the local board, divided by the provincial yield for wheat for the calendar year in which the fiscal year commenced.
2. Add the acres of grain on which licence fees were collected for the district, as estimated under paragraph 1, for each of the three fiscal years and divide the sum by three to obtain the average.
3. Divide the average obtained under paragraph 2 by the sum of the averages obtained under that paragraph for all of the districts, and multiply the result by 100.
4. Subtract 6.67 from the number obtained under paragraph 3.
5. If the amount calculated under paragraph 4 is zero or less than zero, no additional delegates shall be elected in the district.
6. If the amount calculated under paragraph 4 is greater than zero, the number of additional delegates that shall be elected in the district shall be determined in accordance with paragraphs 7 and 8.
7. If paragraph 6 applies in respect of the district, divide the amount calculated under paragraph 4 by the sum of the amounts obtained under paragraph 4 for all of the districts to which paragraph 6 applies, and multiply the result by the number of additional delegates referred to in under subsection (2).
8. The amount calculated under paragraph 7, rounded to the nearest whole number, is the number of additional delegates who shall be elected in the district.

(4) On or before January 5 of each year, the local board shall give written notice to the District Grain Committee for each district of the number of additional delegates that shall be elected in each district in the elections for the year.

(5) Subsection (3) applies, with the following modifications, to the determination of the number of additional delegates that shall be elected in each district for the purposes of the elections to District Grain Committees in 2010:

1. The local board shall make its determination on or before January 4, 2010.

2. The local board shall estimate the acres of grain on which licence fees were collected for a district by adding the following amounts:

- i. The tonnes of grain corn on which licence fees were collected by the Ontario Corn Producers' Association for the district in the fiscal year of the Ontario Corn Producers' Association that ended in 2009, as determined by the local board, divided by the provincial yield for grain corn for 2008.
- ii. The tonnes of soybeans on which licence fees were collected by the Ontario Soybean Growers for the district in the fiscal year of the Ontario Soybean Growers that ended in 2009, as determined by the local board, divided by the provincial yield for soybeans for 2008.
- iii. The tonnes of wheat on which licence fees were collected by The Ontario Wheat Producers' Marketing Board for the district in the fiscal year of The Ontario Wheat Producers' Marketing Board that ended in 2009, as determined by the local board, divided by the provincial yield for wheat for 2008.

3. Paragraphs 1 and 2 of subsection (3) do not apply.

4. Paragraphs 3 to 8 of subsection (3) apply with necessary modifications.

(6) Subsection (3) applies, with the following modifications, to the determination of the number of additional delegates that shall be elected in each district for the purposes of the elections to District Grain Committees in 2011:

1. The local board shall estimate the acres of grain on which licence fees were collected for a district by adding the following amounts:

- i. The sum of the tonnes of grain corn on which licence fees were collected by the Ontario Corn Producers' Association for the district during the period of June 1, 2009 to December 31, 2009 and the tonnes of grain corn on which licence fees were collected by the local board for the district during the period of January 1, 2010 and May 31, 2010, as determined by the local board, divided by the provincial yield for grain corn for 2009.
- ii. The sum of the tonnes of soybeans on which licence fees were collected by the Ontario Soybean Growers for the district during the period of June 1, 2009 to December 31, 2009 and the tonnes of soybeans on which licence fees were collected by the local board for the district during the period of January 1, 2010 and May 31, 2010, as determined by the local board, divided by the provincial yield for soybeans for 2009.
- iii. The sum of the tonnes of wheat on which licence fees were collected by The Ontario Wheat Producers' Marketing Board for the district during the period of June 1, 2009 to December 31, 2009 and the tonnes of wheat on which licence fees were collected by the local board for the district during the period of January 1, 2010 and May 31, 2010, as determined by the local board, divided by the provincial yield for wheat for 2009.

2. Paragraphs 1 and 2 of subsection (3) do not apply.

3. Paragraphs 3 to 8 of subsection (3) apply with necessary modifications.

(7) Subsection (3) applies, with the following modifications, to the determination of the number of additional delegates that shall be elected in each district for the purposes of the elections to District Grain Committees in 2012:

1. Paragraph 1 of subsection (3) applies only with respect to the fiscal year ending in 2011.

2. Paragraph 2 of subsection (3) does not apply.

3. Paragraphs 3 to 8 of subsection (3) apply with necessary modifications.

(8) Subsection (3) applies, with the following modifications, to the determination of the number of additional delegates that shall be elected in each district for the purposes of the elections to District Grain Committees in 2013:

1. Paragraph 1 of subsection (3) applies only with respect to the fiscal year ending in 2011 and the fiscal year ending in 2012.

2. Paragraphs 2 to 8 of subsection (3) apply with necessary modifications.

Election, term, first meeting of board members

9. (1) On or before March 1 of each year, the District Grain Committee for each district shall elect one board member.

(2) If a District Grain Committee fails to elect a board member on or before March 1, the other board members shall, within seven days, appoint a board member for the district.

(3) The first meeting of the local board shall be held on or before March 16, once all of the board members have been elected or appointed.

(4) A board member takes office on the day of the first meeting of the local board, and holds the office until his or her successor takes office.

First local board

10. Within five days after the day this Regulation comes into force, the Commission shall appoint 15 members to the local board to hold office until their successors are elected or appointed in accordance with section 9.

Vacancies on local board

11. (1) If, before the expiry of a board member's term, the board member dies, resigns, ceases to be a producer or otherwise becomes unable to act, the remaining delegates to the District Grain Committee to which the board member is or was a delegate may, within 30 days of the applicable event, appoint a replacement board member to fill the vacancy for the remainder of the term.

(2) If the remaining delegates of the District Grain Committee do not appoint a replacement board member under subsection (1) within the specified time, the Commission may do so.

Review of districts by the local board

12. (1) The local board shall, in accordance with this section,

- (a) conduct a review of the methodology set out in this Regulation for determining producer representation on the local board; and
- (b) develop and submit to the Commission recommendations respecting improvements to the methodology, including recommendations as to whether any changes are required to the following and, if so, what the changes should be:
 - (i) the number of districts,
 - (ii) the district boundaries,
 - (iii) the minimum number of delegates required for a district, as set out in subsection 7 (3), and the number of additional delegates that are apportioned among the districts under subsection 8 (2), and
 - (iv) the number of board members.

(2) Before submitting recommendations to the Commission, the local board shall obtain approval of the recommendations from a majority of the delegates holding office under section 7 at the time the approval is sought.

(3) A review shall be conducted and the resulting recommendations submitted to the Commission,

- (a) in the first instance, on or before the third anniversary of the day on which this Regulation comes into force; and
- (b) in every subsequent instance, on or before the fifth anniversary of the day on which the previous recommendation was submitted to the Commission.

(4) In conducting a review for the purposes of this section, the local board shall,

- (a) determine, in accordance with subsection (5), each district's proportion of the total number of producers in Ontario;
- (b) determine, in accordance with subsection (6), each district's proportion of the total number of estimated acres of grain on which licence fees are collected in Ontario; and
- (c) determine whether any changes in the proportions referred to in clauses (a) and (b) warrant a change to any of the matters listed in clause (1) (b).

(5) A district's proportion of the total number of producers in Ontario shall be determined by,

- (a) adding the number of producers in the district in respect of whom licence fees were paid for each of the previous three fiscal years and dividing the sum by three to obtain the average;
- (b) adding the number of producers in all of the districts in respect of whom licence fees were paid for each of the previous three fiscal years and dividing the sum by three to obtain the average; and
- (c) dividing the average obtained under clause (a) by the average obtained under clause (b) and multiplying the result by 100.

(6) A district's proportion of the total number of estimated acres of grain on which licence fees are collected in Ontario shall be determined by making the calculations described in paragraphs 1, 2 and 3 of subsection 8 (3).

(7) The local board shall ensure that the recommendations it submits under this section comply with the following requirements:

- 1. A district shall be composed of at least one geographic area.
- 2. If a district is composed of more than one geographic area, the geographic areas shall be contiguous.
- 3. Subject to paragraphs 4 and 5, a district shall include at least five per cent, but not more than 15 per cent, of the total number of producers in Ontario, as determined under clause (5) (b), and at least five per cent, but not more than 15 per

cent. of the total number of estimated acres of grain on which licence fees are collected in Ontario, as determined under subsection (6).

4. The portion of Ontario lying north of the 45th parallel of latitude and including those geographic areas that are intersected by the 45th parallel of latitude shall be represented by at least one district.
5. The portion of Ontario lying east of the line that is formed by the eastern boundaries of the geographic areas of Simcoe, Toronto and York and south of the 45th parallel of latitude shall be represented by at least two districts.

(8) For the purposes of the first review and recommendations submitted to the Commission, this section applies with such modifications as the Commission specifies.

Dissolution of Ontario Soybean Growers

13. (1) The Ontario Soybean Growers is dissolved.
- (2) All assets and liabilities of the Ontario Soybean Growers are vested in and assumed by the local board.
- (3) All records of information in any form that are in the possession of the Ontario Soybean Growers immediately before its dissolution shall be transferred to the local board.

Dissolution of The Ontario Wheat Producers' Marketing Board

14. (1) The Ontario Wheat Producers' Marketing Board is dissolved.
- (2) All assets and liabilities of The Ontario Wheat Producers' Marketing Board are vested in and assumed by the local board.
- (3) All records of information in any form that are in the possession of The Ontario Wheat Producers' Marketing Board immediately before its dissolution shall be transferred to the local board.

REVOCATIONS AND COMMENCEMENT

Revocations

15. The following Regulations are revoked:
 1. Regulation 432 of the Revised Regulations of Ontario, 1990.
 2. Regulation 443 of the Revised Regulations of Ontario, 1990.

Commencement

16. This Regulation comes into force on the later of January 1, 2010 and the day this Regulation is filed.

RÈGLEMENT DE L'ONTARIO 484/09

pris en application de la

LOI SUR LA COMMERCIALISATION DES PRODUITS AGRICOLES

pris le 9 décembre 2009
 déposé le 16 décembre 2009
 publié sur le site Lois-en-ligne le 18 décembre 2009
 imprimé dans la *Gazette de l'Ontario* le 2 janvier 2010

GRAIN (MAÏS-GRAIN, SOYA ET BLÉ) — PLAN

Définitions

1. Les définitions qui suivent s'appliquent au présent règlement.
 - «blé» Toute variété de blé produit en Ontario. («wheat»)
 - «district» District de production de grain créé aux termes de l'article 5. («district»)
 - «droits de permis» Droits de permis payables à la commission locale en application du Règlement de l'Ontario 485/09 (Grain (Maïs-grain, soya et blé) — Délivrance de permis et réglementation) pris en application de la Loi. («licence fees»)
 - «exercice» L'exercice de la commission locale. («fiscal year»)
 - «grain» Maïs-grain, soya ou blé ou une combinaison de ceux-ci. («grain»)
 - «maïs-grain» Maïs, autre que le maïs de semence, le maïs sucré ou le maïs à éclater, produit en Ontario. («grain corn»)

«membre de la commission locale» Membre de la commission locale élu ou nommé aux termes du présent règlement.
(«board member»)

«producteur» Propriétaire unique, personne morale, société de personnes ou coentreprise qui produit du grain en Ontario.
(«producer»)

«soya» Soya produit en Ontario. («soybeans»)

«zone géographique» S'entend au sens de la *Loi de 2002 sur la division territoriale*. («geographic area»)

Plan

2. Le présent règlement établit le plan pour la régie et la réglementation de la production et de la commercialisation du grain en Ontario.

Commission locale

3. (1) Est constituée une commission locale appelée «Grain Farmers of Ontario».

(2) La commission locale exerce les pouvoirs et accomplit les fonctions :

- a) que lui délègue la Commission en vertu de la Loi;
- b) que lui attribuent le présent règlement et tout autre règlement applicable.

(3) La commission locale est investie des pouvoirs suivants :

- 1. La commission locale a les pouvoirs d'une personne physique qui sont nécessaires pour qu'elle exerce les autres pouvoirs et fonctions que lui attribue la Loi, sous réserve des restrictions énoncées dans le présent règlement ou tout autre règlement qui s'applique à la commission locale.
- 2. La commission locale peut accepter des pouvoirs et des droits extraprovinciaux.
- 3. Lorsqu'un règlement administratif l'y autorise et sous réserve du Règlement 400 des Règlements refondus de l'Ontario de 1990 (Règlements administratifs des commissions locales) pris en application de la Loi, la commission locale peut :
 - i. contracter des emprunts sur le crédit de la commission locale,
 - ii. émettre, vendre ou mettre en gage les titres de créance de la commission locale,
 - iii. afin de garantir un titre de créance sur la commission locale ou un emprunt, une dette ou une autre obligation de la commission locale, grever d'une charge, hypothéquer, nantir ou mettre en gage la totalité ou une partie de biens meubles ou immeubles présents ou futurs de la commission locale, y compris des comptes clients, des droits, des pouvoirs, des concessions et des engagements.

(4) La commission locale ne doit pas, selon le cas :

- a) créer une personne morale ou une autre entité, ni acquérir des intérêts majoritaires dans l'une ou l'autre;
- b) exercer ses pouvoirs et ses fonctions, ou prétendre de le faire, par l'intermédiaire d'une personne morale ou d'une autre entité;
- c) indemniser ou convenir d'indemniser quiconque relativement à une action ou une autre instance, sauf si le Règlement 400 des Règlements refondus de l'Ontario de 1990 (Règlements administratifs des commissions locales) pris en application de la Loi le permet.

Composition de la commission locale

4. (1) La commission locale se compose de 15 membres.

(2) Les membres de la commission locale sont des producteurs élus ou nommés pour représenter les 15 districts créés aux termes de l'article 5.

(3) Un membre de la commission locale est élu ou nommé conformément à l'article 9 pour représenter chaque district.

(4) Un producteur ne peut être admissible à devenir membre de la commission locale pour un district que si les conditions suivantes sont réunies :

- a) il est membre du groupe de producteurs pour le district, tel qu'il est déterminé en application de l'article 6;
- b) au moment de son élection ou de sa nomination à la commission, il est délégué au comité de district pour le district, ayant été élu à ce titre aux termes de l'article 7.

Districts de production de grain

5. Sont créés les districts de production de grain suivants aux fins des élections à la commission locale et aux comités de district :

- 1. Le district 1, qui se compose de la zone géographique d'Essex.

2. Le district 2, qui se compose de la zone géographique de Chatham-Kent.
3. Le district 3, qui se compose de la zone géographique de Lambton.
4. Le district 4, qui se compose de la zone géographique de Middlesex.
5. Le district 5, qui se compose des zones géographiques d'Elgin et de Norfolk.
6. Le district 6, qui se compose des zones géographiques de Brant, de Haldimand, de Hamilton et de Niagara.
7. Le district 7, qui se compose des zones géographiques d'Oxford et de Waterloo.
8. Le district 8, qui se compose de la zone géographique de Huron.
9. Le district 9, qui se compose de la zone géographique de Perth.
10. Le district 10, qui se compose des zones géographiques de Bruce, de Grey et de Wellington.
11. Le district 11, qui se compose des zones géographiques de Dufferin, de Halton, de Peel, de Simcoe, de Toronto et de York.
12. Le district 12, qui se compose des zones géographiques de Durham, de Hastings, de Kawartha Lakes, de Northumberland et de Peterborough.
13. Le district 13, qui se compose des zones géographiques de Frontenac, de Lanark, de Leeds et Grenville, de Lennox et Addington, d'Ottawa et de Prince Edward.
14. Le district 14, qui se compose des zones géographiques de Prescott et Russell et de Stormont, Dundas et Glengarry.
15. Le district 15, qui se compose des zones géographiques de Haliburton et des districts territoriaux d'Algoma, de Cochrane, de Kenora, de Manitoulin, de Muskoka, de Nipissing, de Parry Sound, de Rainy River, de Sudbury, de Thunder Bay et de Timiskaming.

Groupe de district de producteurs

6. (1) Un producteur est membre du groupe de producteurs pour un district si :
 - a) dans le cas d'un propriétaire unique, il réside dans le district;
 - b) dans le cas d'une personne morale ou d'une société de personnes, son siège social est situé dans le district;
 - c) dans le cas d'une coentreprise, il indique qu'il est membre du groupe de producteurs pour le district par avis écrit donné au comité de district pour le district.
- (2) Le producteur qui produit du grain dans une zone qui ne fait pas partie des districts créés aux termes de l'article 5 est membre du groupe de producteurs :
 - a) pour le district le plus rapproché de sa résidence, dans le cas d'un propriétaire unique;
 - b) pour le district le plus rapproché de l'emplacement de son siège social, dans le cas d'une personne morale ou d'une société de personnes;
 - c) pour le district qu'il choisit par avis écrit donné au comité de district pour le district, dans le cas d'une coentreprise.

Comité de district

7. (1) Est créé dans chaque district un comité appelé «District Grain Committee».
- (2) Après le 5 janvier et au plus tard le 15 février de chaque année, les membres du groupe de producteurs pour chaque district élisent des délégués au comité de district pour leur district.
- (3) Le comité de district se compose de huit délégués du district et du nombre de délégués supplémentaires du district, le cas échéant, déterminé pour celui-ci en application de l'article 8.
- (4) Un producteur peut être élu délégué pour un district s'il est membre du groupe de producteurs pour le district.
- (5) Le mandat des délégués élus au comité de district commence le jour suivant leur élection et se termine le jour de l'élection des délégués au comité l'année suivante.

Répartition des délégués supplémentaires

8. (1) La définition qui suit s'applique au présent article.
«rendement provincial» Relativement au maïs-grain, au soya ou au blé, s'entend de son rendement provincial annuel moyen à l'acre, selon ce qu'établit Agricorp.

(2) Trente délégués supplémentaires sont répartis entre les districts conformément au présent article.

(3) Au plus tard le 15 décembre de chaque année, la commission locale détermine, conformément aux règles suivantes, le nombre supplémentaire de délégués qui doivent être élus dans chaque district lors des élections de l'année suivante aux comités de district, sous réserve des paragraphes (5) à (8) :

1. Déterminer le nombre estimatif d'acres de grain pour lesquels des droits de permis ont été perçus par la commission locale pour le district pour l'exercice qui se termine dans l'année civile au cours de laquelle la détermination est faite et pour les deux exercices précédents, en faisant le total des quantités suivantes pour chacun des trois exercices :
 - i. Les tonnes de maïs-grain pour lesquelles des droits de permis ont été perçus pour le district au cours de l'exercice, selon ce que détermine la commission locale, divisées par le rendement provincial du maïs-grain pour l'année civile au cours de laquelle l'exercice a commencé.
 - ii. Les tonnes de soya pour lesquelles des droits de permis ont été perçus pour le district au cours de l'exercice, selon ce que détermine la commission locale, divisées par le rendement provincial du soya pour l'année civile au cours de laquelle l'exercice a commencé.
 - iii. Les tonnes de blé pour lesquelles des droits de permis ont été perçus pour le district au cours de l'exercice, selon ce que détermine la commission locale, divisées par le rendement provincial du blé pour l'année civile au cours de laquelle l'exercice a commencé.
2. Ajouter le nombre d'acres de grain pour lesquels des droits de permis ont été perçus pour le district, tel qu'il est estimé en application de la disposition 1, pour chacun des trois exercices, puis diviser le total obtenu par trois afin d'obtenir la moyenne.
3. Diviser la moyenne obtenue en application de la disposition 2 par le total des moyennes obtenues en application de cette disposition pour tous les districts, puis multiplier le résultat obtenu par 100.
4. Soustraire 6,67 du nombre obtenu en application de la disposition 3.
5. Si le résultat obtenu en application de la disposition 4 est de zéro ou est inférieur à zéro, aucun délégué supplémentaire ne doit être élu dans le district.
6. Si le résultat obtenu en application de la disposition 4 est supérieur à zéro, le nombre de délégués supplémentaires qui doivent être élus dans le district est déterminé conformément aux dispositions 7 et 8.
7. Si la disposition 6 s'applique à l'égard du district, diviser le résultat obtenu en application de la disposition 4 par le total de ceux obtenus en application de cette disposition pour tous les districts auxquels s'applique la disposition 6, puis multiplier le résultat obtenu par le nombre de délégués supplémentaires mentionné au paragraphe (2).
8. Le résultat obtenu en application de la disposition 7, arrondi au nombre entier le plus près, est le nombre de délégués supplémentaires qui doivent être élus dans le district.

(4) Au plus tard le 5 janvier de chaque année, la commission locale avise par écrit le comité de district de chaque district du nombre de délégués supplémentaires qui doivent être élus dans chaque district lors des élections de l'année.

(5) Le paragraphe (3) s'applique, avec les adaptations suivantes, à la détermination du nombre de délégués supplémentaires qui doivent être élus dans chaque district aux fins des élections aux comités de district en 2010 :

1. La commission locale fait la détermination au plus tard le 4 janvier 2010.
2. La commission locale détermine le nombre estimatif d'acres de grain pour lesquels des droits de permis ont été perçus pour un district en additionnant les quantités suivantes :
 - i. Les tonnes de maïs-grain pour lesquelles des droits de permis ont été perçus par l'Association des producteurs de maïs de l'Ontario pour le district au cours de son exercice qui s'est terminé en 2009, selon ce que détermine la commission locale, divisées par le rendement provincial du maïs-grain pour 2008.
 - ii. Les tonnes de soya pour lesquelles des droits de permis ont été perçus par la commission appelée «Ontario Soybean Growers» pour le district au cours de son exercice qui s'est terminé en 2009, selon ce que détermine la commission locale, divisées par le rendement provincial du soya pour 2008.
 - iii. Les tonnes de blé pour lesquelles des droits de permis ont été perçus par la commission appelée «The Ontario Wheat Producers' Marketing Board» pour le district au cours de son exercice qui s'est terminé en 2009, selon ce que détermine la commission locale, divisées par le rendement provincial du blé pour 2008.
3. Les dispositions 1 et 2 du paragraphe (3) ne s'appliquent pas.
4. Les dispositions 3 à 8 du paragraphe (3) s'appliquent avec les adaptations nécessaires.

(6) Le paragraphe (3) s'applique, avec les adaptations suivantes, à la détermination du nombre de délégués supplémentaires qui doivent être élus dans chaque district aux fins des élections aux comités de district en 2011 :

1. La commission locale détermine le nombre estimatif d'acres de grain pour lesquels des droits de permis ont été perçus pour un district en additionnant les montants suivants :

- i. La somme des tonnes de maïs-grain pour lesquelles des droits de permis ont été perçus par l'Association des producteurs de maïs de l'Ontario pour le district au cours de la période commençant le 1^{er} juin 2009 et se terminant le 31 décembre 2009 et des tonnes de maïs-grain pour lesquelles des droits de permis ont été perçus par la commission locale pour le district au cours de la période commençant le 1^{er} janvier 2010 et se terminant le 31 mai 2010, selon ce que détermine la commission locale, divisée par le rendement provincial du maïs-grain pour 2009.
- ii. La somme des tonnes de soya pour lesquelles des droits de permis ont été perçus par la commission appelée «Ontario Soybean Growers» pour le district au cours de la période commençant le 1^{er} juin 2009 et se terminant le 31 décembre 2009 et des tonnes de soya pour lesquelles des droits de permis ont été perçus par la commission locale pour le district au cours de la période commençant le 1^{er} janvier 2010 et se terminant le 31 mai 2010, selon ce que détermine la commission locale, divisée par le rendement provincial du soya pour 2009.
- iii. La somme des tonnes de blé pour lesquelles des droits de permis ont été perçus par la commission appelée «The Ontario Wheat Producers' Marketing Board» pour le district au cours de la période commençant le 1^{er} juin 2009 et se terminant le 31 décembre 2009 et des tonnes de blé pour lesquelles des droits de permis ont été perçus par la commission locale pour le district au cours de la période commençant le 1^{er} janvier 2010 et se terminant le 31 mai 2010, selon ce que détermine la commission locale, divisée par le rendement provincial du blé pour 2009.

2. Les dispositions 1 et 2 du paragraphe (3) ne s'appliquent pas.

3. Les dispositions 3 à 8 du paragraphe (3) s'appliquent avec les adaptations nécessaires.

(7) Le paragraphe (3) s'applique, avec les adaptations suivantes, à la détermination du nombre de délégués supplémentaires qui doivent être élus dans chaque district aux fins des élections aux comités de district en 2012 :

1. La disposition 1 du paragraphe (3) ne s'applique qu'à l'égard de l'exercice qui se termine en 2011.
2. La disposition 2 du paragraphe (3) ne s'applique pas.
3. Les dispositions 3 à 8 du paragraphe (3) s'appliquent avec les adaptations nécessaires.

(8) Le paragraphe (3) s'applique, avec les adaptations suivantes, à la détermination du nombre de délégués supplémentaires qui doivent être élus dans chaque district aux fins des élections aux comités de district en 2013 :

1. La disposition 1 du paragraphe (3) ne s'applique qu'à l'égard de l'exercice qui se termine en 2011 et de celui qui se termine en 2012.
2. Les dispositions 2 à 8 du paragraphe (3) s'appliquent avec les adaptations nécessaires.

Élection, mandat et première réunion des membres de la commission locale

9. (1) Au plus tard le 1^{er} mars de chaque année, les membres du comité de district pour chaque district élisent un membre de la commission locale.

(2) Si les membres d'un comité de district n'élisent pas un membre de la commission locale au plus tard le 1^{er} mars, les autres membres de la commission locale en nomment un pour le district, et ce dans un délai de sept jours.

(3) La première réunion de la commission locale se tient au plus tard le 16 mars, lorsque que tous ses membres ont été élus ou nommés.

(4) Le membre de la commission locale exerce ses fonctions à compter du jour de la première réunion de la commission locale jusqu'à l'entrée en fonction de son successeur.

Première commission locale

10. Dans les cinq jours de l'entrée en vigueur du présent règlement, la Commission nomme 15 membres à la commission locale pour qu'ils exercent leurs fonctions jusqu'à l'élection ou la nomination de leurs successeurs conformément à l'article 9.

Vacances

11. (1) Si un membre de la commission locale décède, démissionne ou cesse d'être producteur ou en cas d'empêchement de celui-ci avant l'expiration de son mandat, les autres délégués au comité de district auquel le membre est ou était un délégué peuvent, dans les 30 jours qui suivent l'événement qui s'applique, nommer un membre remplaçant pour combler la vacance jusqu'à l'expiration de son mandat.

(2) Si les autres délégués au comité de district ne nomment pas de membre remplaçant en vertu du paragraphe (1) dans le délai précisé, la Commission peut le faire.

Examen des districts par la commission locale

12. (1) La commission locale fait ce qui suit, conformément au présent article :

- a) elle effectue un examen de la méthode énoncée dans le présent règlement pour déterminer la représentation des producteurs au sein de la commission locale;
- b) elle formule et présente à la Commission des recommandations sur les améliorations à apporter à la méthode, notamment des recommandations sur la question de savoir si des modifications doivent être apportées aux éléments suivants et dans l'affirmative, quelles devraient être ces modifications :
 - (i) le nombre de districts,
 - (ii) les limites des districts,
 - (iii) le nombre minimal de délégués requis pour un district, tel qu'il est énoncé au paragraphe 7 (3), et le nombre de délégués supplémentaires qui sont répartis entre les districts en application du paragraphe 8 (2),
 - (iv) le nombre de membres de la commission locale.

(2) Avant de présenter des recommandations à la Commission, la commission locale les fait approuver par la majorité des délégués qui sont en fonction aux termes de l'article 7 au moment où l'approbation est demandée.

(3) L'examen est effectué et les recommandations qui en résultent sont présentées à la Commission :

- a) dans le cas du premier examen, au plus tard le troisième anniversaire du jour de l'entrée en vigueur du présent règlement;
- b) dans le cas de chaque examen subséquent, au plus tard le cinquième anniversaire du jour où la recommandation précédente a été présentée à la Commission.

(4) Lorsqu'elle effectue un examen pour l'application du présent article, la commission locale fait ce qui suit :

- a) elle détermine, conformément au paragraphe (5), la proportion du nombre total de producteurs en Ontario qui est attribuable à chaque district;
- b) elle détermine, conformément au paragraphe (6), la proportion du nombre total estimatif d'acres de grain pour lesquels des droits de permis sont perçus en Ontario qui est attribuable à chaque district;
- c) elle décide si des modifications apportées aux proportions prévues aux alinéas a) et b) justifient la modification de l'un ou l'autre des éléments énumérés à l'alinéa (1) b).

(5) La proportion du nombre total de producteurs en Ontario attribuable à un district est déterminée comme suit :

- a) en faisant le total du nombre de producteurs dans le district à l'égard desquels des droits de permis ont été payés pour chacun des trois exercices précédents, puis en divisant le résultat obtenu par trois afin d'obtenir la moyenne;
- b) en faisant le total du nombre de producteurs dans tous les districts à l'égard desquels des droits de permis ont été payés pour chacun des trois exercices précédents, puis en divisant le résultat obtenu par trois afin d'obtenir la moyenne;
- c) en divisant la moyenne obtenue en application de l'alinéa a) par la moyenne obtenue en application de l'alinéa b), puis en multipliant le résultat obtenu par 100.

(6) La proportion du nombre total estimatif d'acres de grain pour lesquels des droits de permis sont perçus en Ontario qui est attribuable à un district est déterminée en effectuant les calculs prévus aux dispositions 1, 2 et 3 du paragraphe 8 (3).

(7) La commission locale veille à ce que les recommandations qu'elle présente en application du présent article satisfassent aux exigences suivantes :

- 1. Un district doit être composé d'au moins une zone géographique.
- 2. Si un district est composé de plus d'une zone géographique, celles-ci doivent être contiguës.
- 3. Sous réserve des dispositions 4 et 5, un district doit comprendre entre cinq et 15 pour cent du nombre total de producteurs en Ontario, tel qu'il est déterminé en application de l'alinéa (5) b), et entre cinq et 15 pour cent du nombre total estimatif d'acres de grain pour lesquels des droits de permis sont perçus en Ontario, tel qu'il est déterminé en application du paragraphe (6).
- 4. La partie de l'Ontario située au nord du 45^e parallèle de latitude, et notamment les zones géographiques qui sont croisées par le 45^e parallèle de latitude, doit être représentée par au moins un district.
- 5. La partie de l'Ontario située à l'est de la ligne formée par les limites est des zones géographiques de Simcoe, de Toronto et de York et au sud du 45^e parallèle de latitude doit être représentée par au moins deux districts.

(8) Aux fins du premier examen effectué et des premières recommandations présentées à la Commission, le présent article s'applique avec les adaptations que précise cette dernière.

Dissolution de la commission appelée «Ontario Soybean Growers»

13. (1) La commission appelée «Ontario Soybean Growers» est dissoute.

(2) L'actif et le passif de la commission sont dévolus à la commission locale.

(3) Tous les dossiers de renseignements, sous quelque forme que ce soit, qui sont en la possession de la commission immédiatement avant sa dissolution sont transférés à la commission locale.

Dissolution de la commission appelée «The Ontario Wheat Producers' Marketing Board»

14. (1) La commission appelée «The Ontario Wheat Producers' Marketing Board» est dissoute.

(2) L'actif et le passif de la commission sont dévolus à la commission locale.

(3) Tous les dossiers de renseignements, sous quelque forme que ce soit, qui sont en la possession de la commission immédiatement avant sa dissolution sont transférés à la commission locale.

ABROGATIONS ET ENTRÉE EN VIGUEUR

Abrogations

15. Les règlements suivants sont abrogés :

1. Le Règlement 432 des Règlements refondus de l'Ontario de 1990.

2. Le Règlement 443 des Règlements refondus de l'Ontario de 1990.

Entrée en vigueur

16. Le présent règlement entre en vigueur le dernier en date du 1^{er} janvier 2010 et du jour de son dépôt.

1/10

ONTARIO REGULATION 485/09

made under the

FARM PRODUCTS MARKETING ACT

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GRAIN (GRAIN CORN, SOYBEANS AND WHEAT) — LICENSING AND REGULATION

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DEFINITIONS AND APPLICATION

Definitions

1. In this Regulation,

“buyer” means a person who purchases grain directly from a producer, whether through an agent or otherwise; (“acheteur”)

“farm animal” means,

- (a) livestock, including poultry and ratites,
- (b) fur-bearing animals,
- (c) bees,
- (d) cultured fish,
- (e) deer and elk, and
- (f) game animals and birds; (“animal d'élevage”)

“farm operation” means an agricultural, aquacultural, horticultural or silvicultural operation that is operated for the purpose of making a profit and includes,

- (a) growing, producing or raising farm animals,
- (b) the production of agricultural crops, including greenhouse crops, nursery stock, tobacco and trees, and
- (c) the production of eggs, cream and milk; (“exploitation agricole”)

“fiscal year” means the fiscal year of the local board; (“exercice”)

“grain” means one or more of grain corn, soybeans and wheat; (“grain”)

“Grain Committee” means the Grain Section Committee of the Ontario Agri Business Association; (“comité des céréales”)

“grain corn” means corn, other than seed corn, sweet corn or popping corn, produced in Ontario; (“maïs-grain”)

“licence” means a licence referred to in subsection 4 (1); (“permis”)

“local board” means the Grain Farmers of Ontario established by Ontario Regulation 484/09 (Grain (Grain Corn, Soybeans and Wheat) — Plan) made under the Act; (“commission locale”)

“processing” means cleaning, drying, treating, turning, washing, grinding, roasting, rolling, pulverizing, cracking, crimping, crushing, fractionalizing, micronizing, distilling or any similar activity, and includes,

- (a) processing with or without other ingredients, and
- (b) processing or manufacturing articles of food or drink in whole or in part from grain; (“transformation”)

“processor” means a person engaged in processing grain in Ontario; (“transformateur”)

“producer” means a sole proprietor, corporation, partnership or joint venture that produces grain in Ontario; (“producteur”)

“soybeans” means soybeans produced in Ontario; (“soya”)

“wheat” means any variety of wheat produced in Ontario. (“blé”)

Application — exceptions

2. This Regulation does not apply to,
- (a) grain produced and used by a producer at his or her own farm operation; or
 - (b) grain produced and sold by a producer directly to a farm owner or operator, if,
 - (i) the grain is not processed by the producer beyond being cleaned, dried or turned, or any combination of them, before it is sold, and
 - (ii) the farm owner or operator intends to use the grain at his or her farm operation.

LICENSING**Requirement for licence**

3. (1) No producer shall sell or offer to sell grain that he or she has produced except under the authority of a licence.
- (2) Subsection (1) applies in respect of grain that is,
- (a) unprocessed; or
 - (b) processed by the producer.

Deemed to be licensed

4. (1) Every producer who sells or offers to sell grain that he or she has produced, regardless of whether the producer has first processed the grain, is deemed to be the holder of a licence, unless the licence is suspended or revoked.
- (2) The local board may, after a hearing, impose such terms and conditions on a licence as the local board considers proper.
- (3) The local board may, after a hearing, suspend or revoke a licence where the local board is of the opinion that a licensee has failed to comply with or has contravened the Act, the applicable regulations or any order or direction of the local board that applies to the licensee.

Licence fees

5. (1) Every licensee shall pay to the local board the licence fees fixed by the local board under paragraph 2 of section 7.
- (2) The local board may, for the purpose of paying its expenses in carrying out and enforcing the Act and the regulations with respect to grain but for no other purpose, use licence fees and other money it receives.
- (3) Subsection (2) does not apply in respect of the following expenses incurred by the local board:
- 1. Expenses incurred in providing services under paragraph 4 of subsection 9 (1).
 - 2. Expenses incurred from the sale of wheat under subsection 10 (1).
 - 3. Expenses incurred in relation to the fund established under section 11.
- (4) Subsection (2) does not apply in respect of the following money received by the local board:
- 1. Service charges received by the local board under paragraph 5 of subsection 9 (1).
 - 2. Money received by the local board from the sale of wheat under subsection 10 (1).
 - 3. Money received by the local board in relation to the fund established under section 11.

POWERS OF LOCAL BOARD**Delegation of powers**

6. The following powers of the Commission are delegated to the local board under subsection 3 (3) of the Act:
- 1. Requiring producers, buyers, processors and any persons or bodies who assemble, offer to sell, sell, ship, store or transport grain to register their names, business addresses and e-mail addresses with the local board.
 - 2. Requiring producers, buyers, processors and any persons or bodies who assemble, offer to sell, sell, ship, store or transport grain to furnish such information relating to their activities with respect to the production or marketing, as the case may be, of grain as the local board determines is necessary to enable it to exercise its powers and perform its duties under the Act and the regulations.
 - 3. Appointing persons to inspect, at any reasonable time, the books, records, documents and premises, excluding a dwelling, of producers, buyers, processors or any persons or bodies who assemble, offer to sell, sell, ship, store or transport grain, if,
 - i. the books, records, documents or premises relate to the production or marketing of grain, and

- ii. the inspection of the books, records, documents or premises is necessary to the local board's exercise of its powers or performance of its duties under the Act and the regulations.
- 4. Appointing persons to inspect, at any reasonable time, grain in the possession of producers, buyers, processors or any persons or bodies who assemble, offer to sell, sell, ship, store or transport grain, if the inspection of the grain is necessary to the local board's exercise of its powers or performance of its duties under the Act and the regulations.
- 5. Making such orders and issuing such directions as are necessary to enforce the Act and the regulations with respect to grain.

Delegation of regulation-making powers

7. The following regulation-making powers of the Commission are delegated to the local board under subsection 7 (7) of the Act:

- 1. Providing for the imposition, disposition, use and, subject to subsection 7 (2) of the Act, amount of penalties where, after a hearing, the local board is of the opinion that a licensee has failed to comply with or has contravened any term or condition of the licence, any provision of the Act or the application regulations, or any order or direction of the local board.
- 2. Providing for the fixing of licence fees and the timing of their payment and for the collection of outstanding licence fees, including their recovery by way of a legal proceeding.
- 3. Requiring any person who receives grain to deduct from the money payable for the grain any licence fees payable to the local board by the person from whom the person receives the grain, and to forward such licence fees to the local board.
- 4. Requiring every processor who processes grain that he or she has produced to furnish to the local board statements of the amounts of grain that he or she produced and used for processing in any year.
- 5. Providing for exemption from any or all of the regulations made by the local board of,
 - i. any class, variety, grade or size of any grain, or
 - ii. any class of persons engaged in assembling, buying, offering to sell, processing, producing, selling, shipping, storing or transporting grain or any class, variety, grade or size of any grain.
- 6. Authorizing the fixing of,
 - i. prompt payment discounts for licence fees, and
 - ii. interest on outstanding licence fees payable by any person required to pay the fees.

Other powers

8. (1) The local board may stimulate, increase and improve the production or marketing of grain by such means as the local board considers proper in view of the purpose of the Act.

(2) The local board may co-operate with any of the following for the purposes of improving the production or marketing of grain:

- 1. The government of Canada or of any province of Canada.
- 2. Any local board, marketing board, marketing commission or marketing agency in Canada.
- 3. Any organization of producers of farm products in Canada.

ADDITIONAL POWERS OF LOCAL BOARD — WHEAT

Vesting of powers re wheat

9. (1) The following powers are vested in the local board under subsection 8 (1) of the Act with respect to wheat:

- 1. To direct and control the assembling, processing, selling, storing or transporting of wheat that the local board,
 - i. purchases or otherwise acquires from a producer, or
 - ii. sells on behalf of producers under subsection 10 (1).
- 2. To determine the quality of each class, variety, grade and size of wheat that a producer may sell, offer to sell or process.
- 3. To prohibit producers from selling, offering to sell or processing any class, variety, grade or size of wheat.
- 4. To offer services to producers with respect to the advertising, assembling, buying, cleaning, drying, offering for sale, selling, shipping, storing, turning or transporting of wheat and to provide one or more of the offered services to a producer at the producer's request.

5. To fix service charges for every service provided under paragraph 4 and to require producers who receive a service to pay the service charges.
6. To collect from any person by way of a legal proceeding the price of wheat sold by the local board.
7. To purchase or otherwise acquire such quantities of wheat as the local board considers advisable and to sell or otherwise dispose of any of the wheat.
8. To pay to producers from whom it purchases wheat the price for the wheat less any service charges imposed under paragraph 5.

(2) If the local board provides services to a producer under paragraph 4 of subsection (1), the local board shall provide to the producer a statement showing the particulars of the services provided and the charges fixed under paragraph 5 of that subsection for the services.

(3) If the local board sells wheat on behalf of a producer under paragraph 4 of subsection (1), each payment under paragraph 8 of that subsection in respect of the wheat sold shall be accompanied by a statement from the local board showing the class, variety, grade or size and the quantity of wheat that was sold and the price paid for the wheat.

(4) The local board may, for the purpose of paying expenses incurred by it in providing services under paragraph 4 of subsection (1) but for no other purpose, use service charges received by the local board under paragraph 5 of that subsection.

Power to conduct pools re wheat

10. (1) The local board may conduct sales of wheat that it consolidates into pools of a specified class, variety, grade or size, on behalf of producers who deliver wheat of that class, variety, grade or size for the purpose.

(2) The local board shall conduct a pool for distributing all money received by the local board from sales conducted in respect of each pool under subsection (1) and, after deducting all necessary and proper disbursements and expenses, shall distribute the remainder of the money received from the sale in such manner that every producer of wheat receives a share of the remainder of the money received from the sale in relation to the amount, class, variety, grade or size of wheat delivered by the producer, and may make an initial payment on delivery of the wheat and subsequent payments until all of the remainder of the money received from the sale is distributed to the producers.

Power to establish fund for wheat price risk mitigation

11. (1) The local board may establish a fund for the purpose of mitigating the risk of fluctuation in the price of the wheat that it buys or sells.

(2) A fund established under subsection (1) may be used for,

- (a) buying and selling wheat futures contracts and wheat futures options;
- (b) buying and selling currency futures contracts and currency futures options; and
- (c) any other similar or related wheat price hedging activity.

(3) All necessary and proper expenses related to the activities referred to in subsection (2) shall be paid from the fund, subject to subsections (4) and (5).

(4) If the local board carries out activities referred to in subsection (2) in relation to wheat that it sells on behalf of a producer under paragraph 4 of subsection 9 (1), all necessary and proper expenses related to the activities shall be fixed as service charges payable by the producer under paragraph 5 of subsection 9 (1).

(5) If the local board carries out activities referred to in subsection (2) in relation to wheat sold on behalf of producers under subsection 10 (1), all necessary and proper expenses related to the activities shall be deducted from the money received from the sale of the wheat in accordance with subsection 10 (3).

Power to appoint agents re wheat

12. The local board may, in respect of wheat, appoint agents, prescribe their duties and terms and conditions of appointment, and provide for their remuneration.

LIMITS IN FINANCIAL MATTERS

Limit on fees

13. (1) The total amount of licence fees established by the local board under paragraph 2 of section 7 that are payable in any fiscal year shall not exceed the amount of the necessary and proper expenses incurred by the local board during that fiscal year.

(2) The expenses referred to in subsection (1) do not include,

- (a) expenses incurred in providing services under paragraph 4 of subsection 9 (1);
- (b) expenses incurred from the sale of wheat under subsection 10 (1); or

- (c) expenses incurred in relation to the fund established under section 11.

Limit on service charges

14. The total amount of service charges fixed by the local board under paragraph 5 of subsection 9 (1) for services provided under paragraph 4 of that subsection shall not exceed the necessary and proper expenses incurred by the local board in providing those services.

Limit on operating reserve

15. The local board may maintain an operating reserve, but the amount of the reserve in any fiscal year shall not exceed the amount of the local board's annual expenses for that fiscal year, as determined under section 17.

Limit on net assets

16. (1) The net assets of the local board in any fiscal year shall not exceed the amount of the local board's annual expenses for that fiscal year, as determined under section 17.

- (2) The net assets referred to in subsection (1) do not include the following amounts:

1. The local board's net fixed capital assets.
2. Net assets related to the provision of services by the local board under paragraph 4 of subsection 9 (1).
3. Net assets related to the sale of wheat under subsection 10 (1).
4. Net assets related to the fund established under section 11.

Determining annual expenses

17. (1) For the purposes of sections 15 and 16, the annual expenses of the local board shall be determined in accordance with the following rules:

1. The annual expenses for the fiscal year ending in 2011 shall be determined by adding the following values and dividing the sum by three:
 - i. The sum of the audited expenses of each of the Ontario Corn Producers' Association, the Ontario Soybean Growers and The Ontario Wheat Producers' Marketing Board for its last complete fiscal year.
 - ii. The sum of the audited expenses of each of the Ontario Corn Producers' Association, the Ontario Soybean Growers and The Ontario Wheat Producers' Marketing Board for the fiscal year immediately preceding its last complete fiscal year.
 - iii. The sum of the audited expenses of each of the Ontario Corn Producers' Association, the Ontario Soybean Growers and The Ontario Wheat Producers' Marketing Board for the fiscal year immediately preceding the fiscal year referred to in subparagraph ii.
2. The annual expenses for the fiscal year ending in 2012 shall be determined by adding the following values and dividing the sum by three:
 - i. The audited expenses of the local board for its fiscal year ending in 2011.
 - ii. The sum of the audited expenses of each of the Ontario Corn Producers' Association, the Ontario Soybean Growers and The Ontario Wheat Producers' Marketing Board for its last complete fiscal year.
 - iii. The sum of the audited expenses of each of the Ontario Corn Producers' Association, the Ontario Soybean Growers and The Ontario Wheat Producers' Marketing Board for the fiscal year immediately preceding its last complete fiscal year.
3. The annual expenses for the fiscal year ending in 2013 shall be determined by adding the following values and dividing the sum by three:
 - i. The audited expenses of the local board for its fiscal year ending in 2012.
 - ii. The audited expenses of the local board for its fiscal year ending in 2011.
 - iii. The sum of the audited expenses of each of the Ontario Corn Producers' Association, the Ontario Soybean Growers and The Ontario Wheat Producers' Marketing Board for its last complete fiscal year.
4. The annual expenses for every fiscal year ending in or after 2014 shall be determined by adding the audited expenses of the local board for each of its three fiscal years immediately preceding the fiscal year in respect of which the determination is being made, and dividing the sum by three.

(2) For the purposes of subsection (1), expenses of the local board include any expenses incurred by the local board in carrying out and enforcing the Act and the regulations with respect to grain, other than the following expenses, as set out in the local board's audited financial statements:

1. Extraordinary expenses.
2. Depreciation, amortization expenses or other fixed capital expenses.
3. Expenses incurred in providing services under paragraph 4 of subsection 9 (1).
4. Expenses incurred from the sale of wheat under subsection 10 (1).
5. Expenses incurred in relation to the fund established under section 11.

(3) Subsection (2) applies with necessary modifications with respect to the expenses of the Ontario Corn Producers' Association, the Ontario Soybean Growers and The Ontario Wheat Producers' Marketing Board.

GRAIN INDUSTRY ADVISORY COMMITTEE

Advisory committee

18. (1) There shall be a Grain Industry Advisory Committee established in accordance with this section.
- (2) The Grain Industry Advisory Committee shall be composed of 13 members, appointed as follows:
 1. Five members shall be appointed by the local board.
 2. Four members shall be appointed by the Grain Committee.
 3. One member shall be appointed by the Commission.
 4. One member shall be appointed by the Canadian Seed Trade Association.
 5. One member shall be appointed by the Ontario Flour Millers' Association.
 6. One member shall be appointed by the processors.
- (3) The member appointed by the Commission under paragraph 3 of subsection (2) shall be the chair of the Grain Industry Advisory Committee.
- (4) The members of the Grain Industry Advisory Committee shall be appointed after March 31 in any given year for a one year term that begins on April 15 of that year and ends on April 14 of the following year.
- (5) If a member of a Grain Industry Advisory Committee dies, resigns or is unable to act, the persons or body that appointed the member shall appoint a replacement member to fill the vacancy for the remainder of the member's term.
- (6) If any of the persons or bodies referred to in subsection (2) fails to appoint a member in accordance with that subsection or to appoint a replacement member in accordance with subsection (5), the Commission may appoint the member or replacement member.
- (7) The Grain Industry Advisory Committee has the power to advise and make recommendations to any of the persons or bodies referred to in subsection (2) in respect of,
 - (a) the promotion of harmonious relationships between persons engaged in the production and marketing of grain;
 - (b) the promotion of greater efficiency in the production and marketing of grain;
 - (c) the prevention and correction of irregularities and inequities in the marketing of grain;
 - (d) the improvement of the quality and variety of grain;
 - (e) the improvement of the circulation of market information respecting grain; and
 - (f) without limiting the generality of any of clauses (a) to (e), any matter relating to grain with respect to which the Commission or the local board may be empowered to make regulations under the Act.
- (8) The Grain Industry Advisory Committee shall meet at least once a year.

NEGOTIATING AGENCY FOR SOYBEANS

Negotiating agency

19. (1) A negotiating agency shall be established in accordance with this section and section 20 for the purpose of adopting an agreement between the local board, the processors of soybeans and the Grain Committee respecting,
 - (a) terms, conditions and forms of agreement relating to the assembling, buying, offering to sell, processing, selling, shipping, storing or transporting of soybeans, other than prices for soybeans or for any class, variety, grade or size of soybeans; and
 - (b) any charges, costs or expenses relating to the assembling, buying, offering to sell, processing, producing, selling, shipping, storing or transporting of soybeans.

(2) The negotiating agency shall be established after January 31 and on or before March 15 in every year in which an agreement referred to in subsection (1) expires.

(3) The agreement referred to in subsection (1) shall take effect on September 1 following the appointment of the negotiating agency and shall terminate on August 31 of the year specified in the agreement.

Composition and appointment

20. (1) The negotiating agency shall be composed of the following 10 members:

1. Five members appointed by the local board.
2. Two members appointed by the processors of soybeans.
3. Three members appointed by the Grain Committee.

(2) In addition to the members referred to in subsection (1), the local board, the processors of soybeans and the Grain Committee shall also each appoint one alternate member, who may attend meetings of the negotiating agency as observers and who, in the absence of a member of the agency representing the persons or body that appointed the alternate member, shall perform the absent member's functions in his or her place.

(3) Appointments under subsection (1) or (2) shall be in writing.

(4) Notice of appointments made under subsection (1) or (2) shall be given, immediately after they are made, to the Commission by the persons or body who made the appointments, and the notice shall contain the names of the members appointed by the persons or body.

(5) The members and alternate members of the negotiating agency shall hold office until January 31 of the year following the year in which their appointment was made.

(6) If a member or alternate member of the negotiating agency dies, resigns or is unable to continue to act, the persons or body that appointed the member shall, within seven days after the vacancy occurs, appoint a replacement member or alternate member to fill the vacancy for the remainder of the member's or alternate member's term.

(7) If any of the local board, the processors of soybeans or the Grain Committee fails to appoint members, alternate members, or replacement members or alternate members in accordance with this section, the Commission shall as soon as possible make the necessary appointments.

Negotiation of agreement

21. (1) The negotiating agency shall enter into negotiations and attempt to reach an agreement between the parties respecting the matters referred to in subsection 19 (1) on or before April 30 of the year in which agency was established.

(2) The five members appointed by the local board, the two members appointed by the processors of soybeans or the three members appointed by the Grain Committee may request a meeting of the negotiating agency by giving written notice of the meeting to the other members of the agency.

(3) The notice shall state the date, time and place of the meeting, and shall be given at least seven days before the meeting date.

Arbitration

22. (1) If the negotiating agency does not reach an agreement between the parties respecting the matters referred to in subsection 19 (1) on or before April 30, it shall immediately notify the Commission in writing of the fact.

(2) If the negotiating agency decides before April 30 that it will not be possible to reach an agreement between the parties respecting the matters referred to in subsection 19 (1) on or before that date, it shall immediately notify the Commission in writing of the fact.

(3) A notice referred to in subsection (1) or (2) shall include a statement respecting the matters in dispute and the final positions of the parties with respect to each of those matters.

(4) The matters in dispute shall be subject to final offer arbitration.

(5) If the negotiating agency gives notice to the Commission under subsection (1) or (2), the agency shall, no later than seven days after the earlier of the day on which the notice was given and April 30, appoint an arbitrator to settle the matters in dispute.

(6) The negotiating agency shall only appoint as an arbitrator a person appointed as an arbitrator by the Commission under subsection 12 (10) of the *Ministry of Agriculture, Food and Rural Affairs Act*.

(7) If the negotiating agency does not appoint an arbitrator in accordance with subsections (5) and (6), the Commission shall appoint an arbitrator to settle the matters in dispute.

(8) The negotiating agency or the Commission, as the case may be, shall provide to the arbitrator a copy of the statement referred to in subsection (3).

(9) The arbitrator shall, as soon as possible after his or her appointment, meet with the negotiating agency and determine each matter in dispute by adopting one of the final positions on the matter set out in the statement referred to in subsection (3).

(10) The arbitrator shall determine all matters referred to him or her no later than August 31 of any given year.

REVOCATIONS AND COMMENCEMENT

Revocations

23. The following Regulations are revoked:

1. Regulation 431 of the Revised Regulations of Ontario, 1990.
2. Regulation 442 of the Revised Regulations of Ontario, 1990.

Commencement

24. (1) Subject to subsection (2), this Regulation comes into force on the later of January 1, 2010 and the day this Regulation is filed.

(2) Sections 13 to 17 come into force on June 1, 2010.

RÈGLEMENT DE L'ONTARIO 485/09

pris en application de la

LOI SUR LA COMMERCIALISATION DES PRODUITS AGRICOLES

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DÉFINITIONS ET CHAMP D'APPLICATION

Définitions

1. Les définitions qui suivent s'appliquent au présent règlement.

«acheteur» Quiconque achète du grain directement d'un producteur, que ce soit par l'intermédiaire d'un représentant ou autrement. («buyer»)

«animal d'élevage» S'entend notamment :

- a) du bétail, y compris la volaille et les ratites;
- b) des animaux à fourrure;
- c) des abeilles;
- d) du poisson qui provient d'une pisciculture;
- e) du chevreuil et de l'élan;
- f) du gibier et du gibier à plume. («farm animal»)

«blé» Toute variété de blé produit en Ontario. («wheat»)

«comité des céréales» Le comité de la section des céréales de l'association appelée Ontario Agri Business Association. («Grain Committee»)

«commission locale» La commission locale appelée Grain Farmers of Ontario constituée en application du Règlement de l'Ontario 484/09 (Grain (Maïs-grain, soya et blé) – Plan) pris en application de la Loi. («local board»)

«exercice» L'exercice de la commission locale. («fiscal year»)

«exploitation agricole» Exploitation agricole, aquicole, horticole ou sylvicole exploitée à des fins lucratives, notamment :

- a) l'élevage ou la production d'animaux d'élevage;
- b) la production de récoltes agricoles, y compris de récoltes en serre, de semis de pépinière, de tabac et d'arbres;
- c) la production d'oeufs, de crème et de lait. («farm operation»)

«grain» Maïs-grain, soya ou blé ou une combinaison de ceux-ci. («grain»)

«maïs-grain» Maïs, autre que le maïs de semence, le maïs sucré ou le maïs à éclater, produit en Ontario. («grain corn»)

«permis» Permis visé au paragraphe 4 (1). («licence»)

«producteur» Propriétaire unique, personne morale, société de personnes ou coentreprise qui produit du grain en Ontario. («producer»)

«soya» Soya produit en Ontario. («soybeans»)

«transformateur» Quiconque se livre à la transformation du grain en Ontario. («processor»)

«transformation» S'entend du nettoyage, du séchage, du traitement, de la rotation, du lavage, du broyage, de la torréfaction, du laminage, de la mise en poudre, du concassage, de l'éclatement, de l'écrasement, du fractionnement, de la micronisation, de la distillation ou de toute activité semblable, et notamment :

- a) de la transformation, avec ou sans autres ingrédients;
- b) de la transformation ou de la fabrication de denrées alimentaires ou de boissons provenant en tout ou en partie du grain. («processing»)

Champ d'application : exceptions

2. Le présent règlement ne s'applique pas, selon le cas :

- a) au grain qu'un producteur produit et utilise à sa propre exploitation agricole;
- b) au grain qu'un producteur produit et vend directement au propriétaire ou à l'exploitant d'une ferme, si les conditions suivantes sont réunies :

- (i) le producteur n'a pas transformé le grain avant de le vendre, à part le nettoyer, le sécher ou le retourner, ou une combinaison de ces opérations,
- (ii) le propriétaire ou l'exploitant de la ferme a l'intention d'utiliser le grain à son exploitation agricole.

DÉLIVRANCE DE PERMIS

Permis obligatoire

- 3. (1) Nul producteur ne doit vendre ou mettre en vente du grain qu'il a produit si ce n'est en vertu d'un permis.
- (2) Le paragraphe (1) s'applique à l'égard du grain qui, selon le cas :
 - a) n'est pas transformé;
 - b) est transformé par le producteur.

Producteurs réputés titulaires d'un permis

- 4. (1) Sont réputés titulaires d'un permis les producteurs qui vendent ou mettent en vente du grain qu'ils ont produit, qu'ils l'aient ou non transformé au préalable, à moins que le permis ne soit suspendu ou révoqué.
- (2) La commission locale peut, après une audience, assortir un permis des conditions qu'elle estime appropriées.
- (3) La commission locale peut, après une audience, suspendre ou révoquer un permis si elle est d'avis que son titulaire n'a pas respecté ou a enfreint une disposition de la Loi ou des règlements applicables ou une ordonnance, un ordre ou une directive de la commission locale qui s'applique à celui-ci.

Droits de permis

- 5. (1) Les titulaires de permis versent à la commission locale les droits de permis que fixe celle-ci en application de la disposition 2 de l'article 7.
- (2) La commission locale peut se servir des droits de permis ou d'autres sommes qu'elle reçoit pour couvrir les dépenses que celle-ci engage pour faire appliquer et exécuter la Loi et les règlements à l'égard du grain et à aucune autre fin.
- (3) Le paragraphe (2) ne s'applique pas à l'égard des dépenses suivantes qu'engage la commission locale :
 - 1. Les dépenses engagées pour fournir les services prévus à la disposition 4 du paragraphe 9 (1).
 - 2. Les dépenses engagées pour effectuer la vente de blé en vertu du paragraphe 10 (1).
 - 3. Les dépenses engagées relativement au fonds créé en vertu de l'article 11.
- (4) Le paragraphe (2) ne s'applique pas à l'égard des sommes suivantes que reçoit la commission locale :
 - 1. Les paiements qu'elle reçoit au titre des frais de gestion en vertu de la disposition 5 du paragraphe 9 (1).
 - 2. Les sommes qu'elle reçoit de la vente de blé effectuée en vertu du paragraphe 10 (1).
 - 3. Les sommes qu'elle reçoit relativement au fonds créé en vertu de l'article 11.

POUVOIRS DE LA COMMISSION LOCALE

Délégation de pouvoirs

- 6. La Commission délègue les pouvoirs suivants dont elle est investie à la commission locale en vertu du paragraphe 3 (3) de la Loi :
 - 1. Exiger des producteurs, des acheteurs, des transformateurs et des personnes ou organismes qui assemblent, mettent en vente, vendent, expédient, entreposent ou transportent du grain qu'ils fassent inscrire leurs nom, adresse d'affaires et adresse électronique auprès de la commission locale.
 - 2. Exiger des producteurs, des acheteurs, des transformateurs et des personnes ou organismes qui assemblent, mettent en vente, vendent, expédient, entreposent ou transportent du grain qu'ils fournissent des renseignements relatifs à leurs activités de production ou de commercialisation du grain, selon le cas, selon ce que la commission locale estime nécessaire pour lui permettre d'exercer les pouvoirs et les fonctions que lui attribuent la Loi et les règlements.
 - 3. Nommer des personnes pour examiner, à toute heure raisonnable, les livres, les dossiers et les documents et inspecter les locaux, autres que des logements, des producteurs, des acheteurs, des transformateurs ou des personnes ou organismes qui assemblent, mettent en vente, vendent, expédient, entreposent ou transportent du grain si les conditions suivantes sont réunies :
 - i. les livres, les dossiers, les documents ou les locaux se rapportent à la production ou à la commercialisation du grain,
 - ii. l'examen des livres, des dossiers ou des documents ou l'inspection des locaux est nécessaire à l'exercice des pouvoirs et fonctions qu'attribuent à la commission locale la Loi et les règlements.

4. Nommer des personnes pour inspecter, à toute heure raisonnable, le grain en la possession des producteurs, des acheteurs, des transformateurs ou des personnes ou organismes qui assemblent, mettent en vente, vendent, expédient, entreposent ou transportent du grain, si l'inspection est nécessaire à l'exercice des pouvoirs et fonctions qu'attribuent à la commission locale la Loi et les règlements.
5. Rendre les ordonnances et donner les ordres et les directives nécessaires pour faire appliquer la Loi et les règlements à l'égard du grain.

Délégation de pouvoirs de réglementation

7. La Commission délègue les pouvoirs de réglementation suivants dont elle est investie à la commission locale en vertu du paragraphe 7 (7) de la Loi :

1. Prévoir l'application, l'affectation et l'emploi de pénalités et, sous réserve du paragraphe 7 (2) de la Loi, leur montant, si, après une audience, la commission locale est d'avis qu'un titulaire de permis n'a pas respecté ou a enfreint une condition dont son permis est assorti, une disposition de la Loi ou des règlements applicables ou une ordonnance, un ordre ou une directive de la commission locale.
2. Prévoir la fixation de droits de permis et l'échéancier du paiement de ceux-ci ainsi que la perception des droits impayés, y compris leur recouvrement dans le cadre d'une instance judiciaire.
3. Exiger de quiconque reçoit du grain qu'il déduise, de l'argent payable pour le grain, tous droits relatifs au permis payables à la commission locale par la personne de laquelle il reçoit le grain, et qu'il verse ces droits à la commission locale.
4. Exiger du transformateur qui transforme du grain qu'il a produit qu'il fournisse à la commission locale des états indiquant les quantités de grain qu'il a produites et utilisées pour la transformation dans une année donnée.
5. Prévoir de soustraire, à l'application de l'un quelconque ou de l'ensemble des règlements pris par la commission locale, selon le cas :
 - i. toute catégorie, variété, qualité ou grosseur de grain,
 - ii. toute catégorie de personnes se livrant à l'assemblage, à l'achat, à la mise en vente, à la transformation, à la production, à la vente, à l'expédition, à l'entreposage ou au transport du grain ou de toute catégorie, variété, qualité ou grosseur de grain.
6. Prévoir la fixation :
 - i. de remises pour les paiements rapides de droits de permis,
 - ii. d'intérêts sur les droits de permis impayés par une personne tenue de les payer.

Autres pouvoirs

8. (1) La commission locale peut stimuler, accroître et améliorer la production ou la commercialisation du grain par les moyens qu'elle estime appropriés compte tenu de l'objet de la Loi.

(2) La commission locale peut collaborer avec les entités suivantes dans le but d'améliorer la production ou la commercialisation du grain :

1. Le gouvernement du Canada ou d'une province du Canada.
2. Une commission locale, une commission de commercialisation ou une agence de commercialisation du Canada.
3. Une organisation de producteurs de produits agricoles du Canada.

POUVOIRS SUPPLÉMENTAIRES DE LA COMMISSION LOCALE — BLÉ

Attribution de pouvoirs : blé

9. (1) Les pouvoirs suivants sont conférés à la commission locale en vertu du paragraphe 8 (1) de la Loi à l'égard du blé :

1. Diriger et régir l'assemblage, la transformation, la vente, l'entreposage ou le transport du blé que la commission locale :
 - i. soit acquiert d'un producteur, notamment par achat,
 - ii. soit vend pour le compte de producteurs en vertu du paragraphe 10 (1).
2. Fixer la qualité de chaque catégorie, variété, qualité et grosseur de blé qu'un producteur peut vendre, mettre en vente ou transformer.
3. Interdire aux producteurs de vendre, de mettre en vente ou de transformer toute catégorie, variété, qualité ou grosseur de blé.

4. Offrir des services aux producteurs à l'égard de la publicité, de l'assemblage, de l'achat, du nettoyage, du séchage, de la mise en vente, de la vente, de l'expédition, de l'entreposage, du retournement ou du transport du blé et fournir un ou plusieurs des services offerts à un producteur qui en fait la demande.
5. Fixer des frais de gestion pour tous les services fournis en vertu de la disposition 4 et exiger leur paiement par les producteurs qui reçoivent ces services.
6. Recouvrer, dans le cadre d'une instance judiciaire, le prix du blé qu'elle vend.
7. Acheter ou autrement acquérir les quantités de blé qu'elle estime opportunes et vendre ce blé ou en disposer d'une autre façon.
8. Payer aux producteurs à qui elle achète du blé le prix du blé, moins les frais de gestion imposés en vertu de la disposition 5.

(2) Si elle fournit des services à un producteur en vertu de la disposition 4 du paragraphe (1), la commission locale lui remet un état indiquant les détails des services fournis et les frais de gestion fixés à leur égard en vertu de la disposition 5 de ce paragraphe.

(3) Si elle vend du blé pour le compte d'un producteur en vertu de la disposition 4 du paragraphe (1), la commission locale joint, à chaque paiement effectué en vertu de la disposition 8 de ce paragraphe à l'égard du blé vendu, un état indiquant la catégorie, la variété, la qualité ou la grosseur ainsi que la quantité de blé vendu et le prix payé pour celui-ci.

(4) La commission locale peut se servir des paiements qu'elle reçoit en vertu de la disposition 5 du paragraphe (1) au titre des frais de gestion pour couvrir les dépenses qu'elle engage pour fournir des services en vertu de la disposition 4 de ce paragraphe et à aucune autre fin.

Pouvoir de mise en commun : blé

10. (1) La commission locale peut effectuer la vente de blé qu'elle regroupe en le mettant en commun selon la catégorie, la variété, la qualité ou la grosseur précisée pour le compte de producteurs qui livrent, à cette fin, du blé de cette catégorie, variété, qualité ou grosseur.

(2) La commission locale dirige la mise en commun de toutes les sommes qu'elle reçoit des ventes effectuées relativement à chaque regroupement prévu au paragraphe (1) en un seul fonds aux fins de leur distribution et, après déduction des débours et frais nécessaires et légitimes, elle distribue le reste de ces sommes de façon que chaque producteur de blé en reçoive une part établie en fonction de la quantité, de la catégorie, de la variété, de la qualité ou de la grosseur du blé qu'il a livré. Elle peut effectuer un versement initial lors de la livraison du blé et des versements subséquents jusqu'à ce que le reste des sommes provenant de la vente soit distribué aux producteurs.

Pouvoir de créer un fonds

11. (1) La commission locale peut créer un fonds dans le but d'atténuer les risques de fluctuation du cours du blé qu'elle achète ou qu'elle vend.

(2) Le fonds créé en vertu du paragraphe (1) peut servir aux fins suivantes :

- a) l'achat et la vente de contrats à terme sur le blé et d'options sur contrats à terme sur le blé;
- b) l'achat et la vente de contrats à terme de devises et d'options sur contrats à terme de devises;
- c) toute autre activité de couverture du cours du blé semblable ou connexe.

(3) Sous réserve des paragraphes (4) et (5), les frais nécessaires et légitimes se rapportant aux activités visées au paragraphe (2) sont prélevés sur le fonds.

(4) Si la commission locale exerce des activités visées au paragraphe (2) se rapportant au blé qu'elle vend pour le compte d'un producteur en vertu de la disposition 4 du paragraphe 9 (1), les frais nécessaires et légitimes se rapportant aux activités sont fixés à titre de frais de gestion que le producteur doit payer en vertu de la disposition 5 de ce même paragraphe.

(5) Si la commission locale exerce des activités visées au paragraphe (2) se rapportant à du blé vendu pour le compte de producteurs en vertu du paragraphe 10 (1), les frais nécessaires et légitimes se rapportant aux activités seront déduits des sommes provenant de la vente du blé conformément au paragraphe 10 (3).

Pouvoir de nommer des agents : blé

12. La commission locale peut, à l'égard du blé, nommer des agents, prescrire leurs fonctions et leurs conditions de nomination et prévoir leur rémunération.

LIMITES LIÉES AUX QUESTIONS FINANCIÈRES

Limite : droits

13. (1) Le total des droits de permis que fixe la commission locale en vertu de la disposition 2 de l'article 7 qui sont payables au cours d'un exercice ne doit pas dépasser les dépenses nécessaires et légitimes qu'elle engage au cours de cet exercice.

- (2) Les dépenses visées au paragraphe (1) ne comprennent pas ce qui suit, selon le cas :
- a) les dépenses engagées pour fournir les services prévus à la disposition 4 du paragraphe 9 (1);
 - b) les dépenses engagées pour effectuer la vente de blé en vertu du paragraphe 10 (1);
 - c) les dépenses engagées relativement au fonds créé en vertu de l'article 11.

Limite : frais de gestion

14. Le total des frais de gestion que fixe la commission locale en vertu de la disposition 5 du paragraphe 9 (1) pour les services qu'elle fournit en vertu de la disposition 4 de ce paragraphe ne doit pas dépasser les dépenses nécessaires et légitimes qu'elle engage pour fournir ces services.

Limite : réserve de fonctionnement

15. La commission locale peut prévoir une réserve de fonctionnement, mais le montant de cette réserve au cours d'un exercice ne doit pas dépasser les dépenses annuelles de la commission pour cet exercice, calculées conformément à l'article 17.

Limite : actif net

16. (1) L'actif net de la commission locale au cours d'un exercice ne doit pas dépasser les dépenses annuelles de la commission pour cet exercice, calculées conformément à l'article 17.

- (2) L'actif net prévu au paragraphe (1) ne comprend pas ce qui suit :
- 1. Les immobilisations corporelles nettes de la commission locale.
 - 2. Les éléments se rapportant à la fourniture des services prévus à la disposition 4 du paragraphe 9 (1) par la commission locale.
 - 3. Les éléments se rapportant à la vente de blé effectuée en vertu du paragraphe 10 (1).
 - 4. Les éléments se rapportant au fonds créé en vertu de l'article 11.

Calcul des dépenses annuelles

17. (1) Pour l'application des articles 15 et 16, les dépenses annuelles de la commission locale sont calculées conformément aux règles suivantes :

- 1. Les dépenses annuelles pour l'exercice se terminant en 2011 sont calculées en additionnant les valeurs suivantes et en divisant le total obtenu par trois :
 - i. Le total des dépenses vérifiées des organisations appelées Ontario Corn Producers' Association, Ontario Soybean Growers et The Ontario Wheat Producers' Marketing Board pour le dernier exercice complet de chacune.
 - ii. Le total des dépenses vérifiées des organisations appelées Ontario Corn Producers' Association, Ontario Soybean Growers et The Ontario Wheat Producers' Marketing Board pour l'exercice précédant immédiatement le dernier exercice complet de chacune.
 - iii. Le total des dépenses vérifiées des organisations appelées Ontario Corn Producers' Association, Ontario Soybean Growers et The Ontario Wheat Producers' Marketing Board pour l'exercice précédant immédiatement l'exercice visé à la sous-disposition ii.
- 2. Les dépenses annuelles pour l'exercice se terminant en 2012 sont calculées en additionnant les valeurs suivantes et en divisant le total obtenu par trois :
 - i. Les dépenses vérifiées de la commission locale pour son exercice qui se termine en 2011.
 - ii. Le total des dépenses vérifiées des organisations appelées Ontario Corn Producers' Association, Ontario Soybean Growers et The Ontario Wheat Producers' Marketing Board pour le dernier exercice complet de chacune.
 - iii. Le total des dépenses vérifiées des organisations appelées Ontario Corn Producers' Association, Ontario Soybean Growers et The Ontario Wheat Producers' Marketing Board pour l'exercice précédant immédiatement le dernier exercice complet de chacune.
- 3. Les dépenses annuelles pour l'exercice se terminant en 2013 sont calculées en additionnant les valeurs suivantes et en divisant le total obtenu par trois :

- i. Les dépenses vérifiées de la commission locale pour son exercice qui se termine en 2012.
 - ii. Les dépenses vérifiées de la commission locale pour son exercice qui se termine en 2011.
 - iii. Le total des dépenses vérifiées des organisations appelées Ontario Corn Producers' Association, Ontario Soybean Growers et The Ontario Wheat Producers' Marketing Board pour le dernier exercice complet de chacune.
4. Les dépenses annuelles pour chaque exercice se terminant en 2014 ou par la suite sont calculées en additionnant les dépenses vérifiées de la commission locale pour chacun de ses trois exercices précédant immédiatement l'exercice à l'égard duquel le calcul est effectué et en divisant le total obtenu par trois.
- (2) Pour l'application du paragraphe (1), les dépenses de la commission locale comprennent les dépenses qu'elle engage pour faire appliquer et exécuter la Loi et les règlements à l'égard du grain, exception faite des dépenses suivantes, telles qu'elles figurent dans ses états financiers vérifiés :
1. Les dépenses extraordinaires.
 2. Les dotations aux amortissements et autres dépenses en immobilisations corporelles.
 3. Les dépenses engagées pour fournir les services prévus à la disposition 4 du paragraphe 9 (1).
 4. Les dépenses engagées pour effectuer la vente de blé en vertu du paragraphe 10 (1).
 5. Les dépenses engagées relativement au fonds créé en vertu de l'article 11.
- (3) Le paragraphe (2) s'applique avec les adaptations nécessaires à l'égard des dépenses des organisations appelées Ontario Corn Producers' Association, Ontario Soybean Growers et The Ontario Wheat Producers' Marketing Board.

COMITÉ CONSULTATIF

Comité consultatif

18. (1) Est créé conformément au présent article un comité consultatif appelé Grain Industry Advisory Committee.
- (2) Le comité consultatif se compose de 13 membres nommés de la manière suivante :
1. Cinq membres sont nommés par la commission locale.
 2. Quatre membres sont nommés par le comité des céréales.
 3. Un membre est nommé par la Commission.
 4. Un membre est nommé par l'Association canadienne du commerce des semences.
 5. Un membre est nommé par l'association appelée Ontario Flour Millers' Association.
 6. Un membre est nommé par les transformateurs.
- (3) Le membre nommé par la Commission aux termes de la disposition 3 du paragraphe (2) préside le comité consultatif.
- (4) Les membres du comité consultatif sont nommés après le 31 mars d'une année donnée pour un mandat d'un an, soit du 15 avril de l'année jusqu'au 14 avril de l'année suivante.
- (5) En cas de décès, de démission ou d'empêchement d'un membre du comité consultatif, les personnes ou l'organisme qui l'ont nommé nomment un membre remplaçant pour combler la vacance jusqu'à l'expiration de son mandat.
- (6) Si les personnes ou les organismes visés au paragraphe (2) ne nomment pas de membre conformément à ce paragraphe ou ne nomment pas de membre remplaçant conformément au paragraphe (5), la Commission peut le faire.
- (7) Le comité consultatif est investi du pouvoir d'adresser des conseils et des recommandations aux personnes ou aux organismes visés au paragraphe (2) aux fins suivantes :
- a) promouvoir de bonnes relations entre les personnes qui produisent et commercialisent du grain;
 - b) favoriser une meilleure efficacité de la production et de la commercialisation du grain;
 - c) empêcher et corriger les irrégularités et les injustices dans la commercialisation du grain;
 - d) améliorer la qualité et la variété du grain;
 - e) améliorer la diffusion des renseignements relatifs au marché du grain;
 - f) sans restreindre la portée générale des alinéas a) à e), traiter de toute question se rapportant au grain à l'égard de laquelle la Commission ou la commission locale peut être investie du pouvoir de prendre des règlements en vertu de la Loi.
- (8) Le comité consultatif se réunit au moins une fois par année.

ORGANISME DE NÉGOCIATION

Organisme de négociation

19. (1) Est constitué conformément au présent article et à l'article 20 un organisme de négociation pour régler, au moyen d'un accord conclu entre la commission locale, les transformateurs de soya et le comité des céréales, les questions suivantes :

- a) les conditions et la forme des accords relatifs à l'assemblage, à l'achat, à la mise en vente, à la transformation, à la vente, à l'expédition, à l'entreposage ou au transport de soya, à l'exclusion des prix du soya ou de toute catégorie, variété, qualité ou grosseur de celui-ci;
- b) les frais, coûts ou dépenses relatifs à l'assemblage, à l'achat, à la mise en vente, à la transformation, à la production, à la vente, à l'expédition, à l'entreposage ou au transport de soya.

(2) L'organisme de négociation est constitué après le 31 janvier et au plus tard le 15 mars de chaque année au cours de laquelle l'accord visé au paragraphe (1) expire.

(3) L'accord visé au paragraphe (1) entre en vigueur le 1^{er} septembre suivant la constitution de l'organisme de négociation et prend fin le 31 août de l'année qui y est précisée.

Composition et constitution de l'organisme

20. (1) L'organisme de négociation se compose des 10 membres suivants :

1. Cinq membres nommés par la commission locale.
2. Deux membres nommés par les transformateurs de soya.
3. Trois membres nommés par le comité des céréales.

(2) Outre les membres visés au paragraphe (1), la commission locale, les transformateurs de soya et le comité des céréales nomment également chacun un membre suppléant qui peut assister aux réunions de l'organisme de négociation à titre d'observateur et qui, en l'absence d'un membre de l'organisme représentant les personnes ou l'organisme qui l'a nommé, exerce les fonctions du membre absent.

(3) Les nominations visées au paragraphe (1) ou (2) se font par écrit.

(4) Les personnes ou l'organisme qui procèdent à des nominations en application du paragraphe (1) ou (2) avisent la Commission, immédiatement après les nominations, du nom des membres qui ont été nommés.

(5) Les membres et les membres suppléants de l'organisme de négociation exercent leurs fonctions jusqu'au 31 janvier de l'année suivant celle de leur nomination.

(6) En cas de décès ou de démission d'un membre ou d'un membre suppléant de l'organisme de négociation ou d'incapacité de celui-ci de continuer à occuper sa charge, les personnes ou l'organisme qui l'a nommé nomme, au plus tard sept jours après que survient la vacance, un remplaçant pour combler la vacance jusqu'à l'expiration du mandat du membre.

(7) Si la commission locale, les transformateurs de soya ou le comité des céréales ne procèdent pas à la nomination de membres, de membres suppléants ou de remplaçants conformément au présent article, la Commission procède aux nominations nécessaires dès que possible.

Négociation d'un accord

21. (1) L'organisme de négociation entreprend des négociations et tente de parvenir à un accord entre les parties sur les questions visées au paragraphe 19 (1) au plus tard le 30 avril de l'année de sa constitution.

(2) Les cinq membres nommés par la commission locale, les deux nommés par les transformateurs de soya ou les trois nommés par le comité des céréales peuvent convoquer une réunion de l'organisme de négociation en donnant un préavis écrit à cet effet aux autres membres de l'organisme.

(3) Le préavis indique les date, heure et lieu de la réunion et est donné au moins sept jours avant la date de la réunion.

Arbitrage

22. (1) Si, au plus tard le 30 avril, l'organisme de négociation ne parvient pas à conclure un accord entre les parties à l'égard des questions visées au paragraphe 19 (1), il en avise immédiatement la Commission par écrit.

(2) S'il décide, avant le 30 avril, qu'il est impossible de parvenir à un accord entre les parties à l'égard des questions visées au paragraphe 19 (1) au plus tard à cette date, l'organisme de négociation en avise immédiatement la Commission par écrit.

(3) L'avis prévu au paragraphe (1) ou (2) contient un énoncé des questions en litige et de la position finale des parties sur chacune d'elles.

(4) Les questions en litige sont sujettes à un arbitrage des propositions finales.

(5) S'il donne un avis à la Commission en application du paragraphe (1) ou (2), l'organisme de négociation nomme un arbitre, au plus tard sept jours après le premier en date du jour où l'avis a été donné et du 30 avril, pour régler les questions en litige.

(6) L'organisme de négociation ne doit nommer à titre d'arbitre qu'une personne nommée à ce titre par la Commission en vertu du paragraphe 12 (10) de la *Loi sur le ministère de l'Agriculture, de l'Alimentation et des Affaires rurales*.

(7) Si l'organisme de négociation ne procède pas à la nomination d'un arbitre conformément aux paragraphes (5) et (6), la Commission nomme un arbitre pour régler les questions en litige.

(8) L'organisme de négociation ou la Commission, selon le cas, fournit à l'arbitre une copie de l'énoncé visé au paragraphe (3).

(9) Dès que possible après sa nomination, l'arbitre se réunit avec l'organisme de négociation et tranche chaque question en litige en adoptant une des positions finales indiquées pour chacune d'elle dans l'énoncé visé au paragraphe (3).

(10) L'arbitre tranche toutes les questions qui lui sont renvoyées au plus tard le 31 août d'une année donnée.

ABROGATIONS ET ENTRÉE EN VIGUEUR

Abrogations

23. Les règlements suivants sont abrogés :

1. Le Règlement 431 des Règlements refondus de l'Ontario de 1990.

2. Le Règlement 442 des Règlements refondus de l'Ontario de 1990.

Entrée en vigueur

24. (1) Sous réserve du paragraphe (2), le présent règlement entre en vigueur le dernier en date du 1^{er} janvier 2010 et du jour de son dépôt.

(2) Les articles 13 à 17 entrent en vigueur le 1^{er} juin 2010.

Made by:

Pris par :

ONTARIO FARM PRODUCTS MARKETING COMMISSION:
COMMISSION DE COMMERCIALISATION DES PRODUITS AGRICOLES DE L'ONTARIO :

GERI KAMENZ
Chair

GEORGE MCCAW
Secretary/Director

Date made: December 15, 2009.
Pris le : 15 décembre 2009.

ONTARIO REGULATION 486/09

made under the

GRAIN CORN MARKETING ACT

Made: December 9, 2009
Filed: December 16, 2009
Published on e-Laws: December 18, 2009
Printed in *The Ontario Gazette*: January 2, 2010

Revoking Reg. 539 of R.R.O. 1990
(Licence Fees)

Note: Regulation 539 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Regulation 539 of the Revised Regulations of Ontario, 1990 is revoked.
2. This Regulation comes into force on the later of January 1, 2010 and the day this Regulation is filed.

1/10

ONTARIO REGULATION 487/09

made under the

FARM PRODUCTS PAYMENTS ACT

Made: December 9, 2009
Filed: December 16, 2009
Published on e-Laws: December 18, 2009
Printed in *The Ontario Gazette*: January 2, 2010

Amending O. Reg. 390/04
(Fund for Producers of Wheat)

Note: Ontario Regulation 390/04 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. The definition of “local board” in section 1 of Ontario Regulation 390/04 is amended by striking out “The Ontario Wheat Producers’ Marketing Board” and substituting “the Grain Farmers of Ontario”.
2. This Regulation comes into force on the later of January 1, 2010 and the day this Regulation is filed.

RÈGLEMENT DE L'ONTARIO 487/09

pris en application de la

LOI SUR LE RECOUVREMENT DU PRIX DES PRODUITS AGRICOLES

pris le 9 décembre 2009
déposé le 16 décembre 2009
publié sur le site Lois-en-ligne le 18 décembre 2009
imprimé dans la *Gazette de l'Ontario* le 2 janvier 2010

modifiant le Règl. de l'Ont. 390/04
(Fonds des producteurs de blé)

Remarque : Le Règlement de l'Ontario 390/04 a été modifié antérieurement. Ces modifications sont indiquées dans l'Histoire législative détaillée des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. La définition de «commission locale» à l'article 1 du Règlement de l'Ontario 390/04 est modifiée par substitution de ««Grain Farmers of Ontario»» à ««The Ontario Wheat Producers’ Marketing Board»» à la fin de la définition.

2. Le présent règlement entre en vigueur le dernier en date du 1^{er} janvier 2010 et du jour de son dépôt.

1/10

ONTARIO REGULATION 488/09

made under the

FARM PRODUCTS PAYMENTS ACT

Made: December 9, 2009
Filed: December 16, 2009
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Printed in *The Ontario Gazette*: January 2, 2010

Amending Reg. 450 of R.R.O. 1990
(Fund for Producers of Soybeans)

Note: Regulation 450 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. The definition of “local board” in section 1 of Regulation 450 of the Revised Regulations of Ontario, 1990 is amended by striking out “The Ontario Soybean Growers’ Marketing Board” at the end and substituting “the Grain Farmers of Ontario”.

2. This Regulation comes into force on the later of January 1, 2010 and the day this Regulation is filed.

RÈGLEMENT DE L'ONTARIO 488/09

pris en application de la

LOI SUR LE RECOUVREMENT DU PRIX DES PRODUITS AGRICOLES

pris le 9 décembre 2009
déposé le 16 décembre 2009
publié sur le site Lois-en-ligne le 18 décembre 2009
imprimé dans la *Gazette de l'Ontario* le 2 janvier 2010

modifiant le Règl. 450 des R.R.O. de 1990
(Fonds des producteurs de soya)

Remarque : Le Règlement 450 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. La définition de «commission locale» à l'article 1 du Règlement 450 des Règlements refondus de l'Ontario de 1990 est modifiée par substitution de ««Grain Farmers of Ontario»» à ««The Ontario Soybean Growers’ Marketing Board»» à la fin de la définition.

2. Le présent règlement entre en vigueur le dernier en date du 1^{er} janvier 2010 et du jour de son dépôt.

1/10

ONTARIO REGULATION 489/09

made under the

FARM PRODUCTS PAYMENTS ACT

Made: December 9, 2009

Filed: December 16, 2009

Published on e-Laws: December 18, 2009

Printed in *The Ontario Gazette*: January 2, 2010

Amending Reg. 448 of R.R.O. 1990

(Fund for Producers of Grain Corn)

Note: Regulation 448 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) The definition of “Association” in section 1 of Regulation 448 of the Revised Regulations of Ontario, 1990 is revoked.

(2) Section 1 of the Regulation is amended by adding the following definition:

“local board” means the Grain Farmers of Ontario; (“commission locale”)

2. (1) Clause 5 (2) (b) of the Regulation is amended by striking out “the Association” and substituting “the local board”.

(2) Subsection 5 (3) of the Regulation is amended by striking out “The Association” at the beginning and substituting “The local board”.

3. This Regulation comes into force on the later of January 1, 2010 and the day this Regulation is filed.

RÈGLEMENT DE L'ONTARIO 489/09

pris en application de la

LOI SUR LE RECOUVREMENT DU PRIX DES PRODUITS AGRICOLES

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modifiant le Règl. 448 des R.R.O. de 1990

(Fonds des producteurs de maïs-grain)

Remarque : Le Règlement 448 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) La définition de «Association» à l'article 1 du Règlement 448 des Règlements refondus de l'Ontario de 1990 est abrogée.

(2) L'article 1 du Règlement est modifié par adjonction de la définition suivante :

«commission locale» La commission appelée «Grain Farmers of Ontario». («local board»)

2. (1) L'alinéa 5 (2) b) du Règlement est modifié par substitution de «la commission locale» à «l'Association».

(2) Le paragraphe 5 (3) du Règlement est modifié par substitution de «La commission locale» à «L'Association» au début du paragraphe.

3. Le présent règlement entre en vigueur le dernier en date du 1^{er} janvier 2010 et du jour de son dépôt.

ONTARIO REGULATION 490/09

made under the

OCCUPATIONAL HEALTH AND SAFETY ACT

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GENERAL**Definitions**

1. In this Regulation,

"arsenic" means,

- (a) arsenic in its elemental form,
- (b) arsenic in inorganic compounds, except arsine, and
- (c) arsenic in organic form only where both inorganic and organic compounds of arsenic are present;

"asbestos" means any of the following fibrous silicates:

- 1. Actinolite.
- 2. Amosite.
- 3. Anthophyllite.
- 4. Chrysotile.
- 5. Crocidolite.
- 6. Tremolite;

"C" or "ceiling limit" means the maximum airborne concentration of a biological or chemical agent to which a worker may be exposed at any time;

"code for measuring an airborne substance" means, with respect to acrylonitrile, arsenic, coke oven emissions, ethylene oxide or isocyanates, the Code listed in Part I of Schedule 2 that pertains to that substance;

"code for medical surveillance" means, with respect to a designated substance other than arsenic or ethylene oxide, the Code listed in Part II of Schedule 2 that pertains to that substance;

"code for respiratory equipment" means, with respect to a designated substance, the Code listed in Part III of Schedule 2 that pertains to that substance;

"coke oven emissions" means the benzene soluble fraction of total particulate matter of the substances emitted into the atmosphere from metallurgical coke ovens including condensed vapours and solid particulates;

"exposure" means exposure by inhalation, ingestion, skin absorption or skin contact;

"isocyanates" means organic isocyanates;

"joint health and safety committee" includes, in addition to a joint health and safety committee established under the Act,

- (a) a committee of like nature described in subsection 9 (4) of the Act,
- (b) an arrangement, program or system described in subsection 9 (4) of the Act in which workers or their representatives participate;

"lead" means elemental lead, inorganic compounds of lead and organic compounds of lead;

"mercury" means elemental mercury, inorganic compounds of mercury and organic compounds of mercury;

"metallurgical coke ovens" means a coke oven battery, including topside and its machinery, coke side and its machinery, pusher side and its machinery, the battery ends, the wharf and the screening station;

"Provincial Physician" means the person employed in the Ministry as the Provincial Physician;

"silica" means crystalline silica in a respirable form;

"STEL" or "short-term exposure limit" means the maximum airborne concentration of a biological or chemical agent to which a worker may be exposed in any 15-minute period;

"TWA" or "time-weighted average limit" means the time-weighted average airborne concentration of a biological or chemical agent to which a worker may be exposed in a work day or work week.

Designated substances

2. The following chemical agents are prescribed as designated substances:

- 1. Acrylonitrile.
- 2. Arsenic.
- 3. Asbestos.
- 4. Benzene.
- 5. Coke oven emissions.
- 6. Ethylene oxide.
- 7. Isocyanates.

8. Lead.
9. Mercury.
10. Silica.
11. Vinyl chloride.

APPLICATION

Acrylonitrile

3. (1) Subject to subsection (2), this Regulation applies, with respect to acrylonitrile, to every employer and worker at a workplace where acrylonitrile is present, produced, processed, used, handled or stored and at which a worker is likely to be exposed to acrylonitrile.

(2) With respect to acrylonitrile, this Regulation does not apply to an employer or the workers of an employer at a workplace where acrylonitrile is not produced, processed or used, if a worker's exposure to acrylonitrile results only from the presence, use, handling or storage of goods made in the last stage of a process using polymers made from acrylonitrile.

Arsenic

4. (1) Subject to subsection (2), this Regulation applies, with respect to arsenic, to every employer and worker at a workplace at which arsenic is produced, processed, used, handled or stored or is a waste product or by-product of a process and at which a worker is likely to be exposed to arsenic.

(2) With respect to arsenic, this Regulation does not apply to mining operations, including concentrating, milling, washing, crushing, grinding, sifting or conveying of a metallic or non-metallic mineral or mineral-bearing substance or rock, unless the operations are carried on,

- (a) in a plant where smelting, roasting or refining is carried on; or
- (b) in or at a place that is contiguous with a plant where smelting, roasting or refining is carried on.

Asbestos

5. (1) This Regulation applies, with respect to asbestos, to,

- (a) every employer operating a mine or mining plant for the purpose of mining, crushing, grinding or sifting asbestos and to those workers of such an employer who are likely to be exposed to asbestos;
- (b) every employer processing, adapting or using asbestos in connection with the manufacturing or assembling of goods or products and to those workers of such an employer who are likely to be exposed to asbestos;
- (c) every employer engaged in the activities set out in subsection (2), and to those workers of such an employer who are engaged in those activities and are likely to be exposed to asbestos, if,
 - (i) on or before December 16, 1985, the employer,
 - (A) put into effect and maintained measures and procedures to control the exposure of workers to asbestos, and
 - (B) incorporated the measures and procedures into an asbestos control program in accordance with the regulations, and
 - (ii) the employer has maintained the control program referred to in sub-subclause (i) (B) in accordance with the regulations.

(2) The activities mentioned in clause (1) (c) are:

1. The repair, alteration or maintenance of machinery, equipment, aircraft, ships, locomotives, railway cars and vehicles.
2. Work on a building that is necessarily incidental to the repair, alteration or maintenance of machinery or equipment.

Benzene

6. (1) Subject to subsection (2), this Regulation applies, with respect to benzene, to every employer and worker at a workplace where a worker is likely to be exposed to benzene or a product containing benzene,

- (a) during its transportation or transfer; or
- (b) during its manufacture, processing, use, handling or storage.

(2) With respect to benzene, this Regulation does not apply to the delivery of gasoline by a gasoline pump into the fuel tank of a motor vehicle, motor boat or other water craft or into a portable container at a service station or other premises.

Coke oven emissions

7. This Regulation applies, with respect to coke oven emissions, to every employer and worker who works at a metallurgical coke oven and is likely to be exposed to coke oven emissions.

Ethylene oxide

8. This Regulation applies, with respect to ethylene oxide, to every employer and worker at a workplace where ethylene oxide is present.

Isocyanates

9. This Regulation applies, with respect to isocyanates, to every employer and worker at a workplace where isocyanates are produced, used, handled or stored and at which a worker is likely to be exposed to isocyanates.

Lead

10. This Regulation applies, with respect to lead, to every employer and worker at a workplace where lead is present, produced, processed, used, handled or stored and at which a worker is likely to be exposed to lead.

Mercury

11. (1) Subject to subsection (2), this Regulation applies, with respect to mercury, to every employer and worker at a workplace where mercury is present, produced, processed, used, handled or stored and at which a worker is likely to be exposed to mercury.

(2) With respect to mercury, this Regulation does not apply to,

(a) an employer,

(i) who is engaged in the practice of dentistry, within the meaning of the *Dentistry Act, 1991*, or

(ii) who has one or more workers who engage in the practice of dentistry, within the meaning of the *Dentistry Act, 1991*;

(b) a worker who works in the office of an employer described in clause (a).

Silica

12. This Regulation applies, with respect to silica, to every employer and worker at a workplace where silica is present, produced, processed, used, handled or stored and at which a worker is likely to be exposed to silica.

Vinyl chloride

13. This Regulation applies, with respect to vinyl chloride, to every employer and worker at a workplace where vinyl chloride is present, produced, processed, used, handled or stored and at which a worker is likely to be exposed to vinyl chloride.

Exception — construction

14. Despite sections 3 to 13, this Regulation does not apply, at a project,

(a) to an employer who engages in construction; or

(b) to the workers of an employer described in clause (a) who are engaged in construction.

EMPLOYER DUTIES**Duty to third party workers**

15. (1) Subject to clause 14 (b), an employer to whom this Regulation applies with respect to a designated substance shall take every precaution reasonable in the circumstances to ensure the protection of a worker who,

(a) is not a worker of the employer; and

(b) is working in the workplace of the employer, is exposed to the designated substance and his or her health is likely to be affected by that exposure.

(2) A worker shall comply with the requirements an employer imposes for the protection of the worker in accordance with subsection (1).

Duty to limit airborne exposure

16. (1) Every employer shall take all necessary measures and procedures by means of engineering controls, work practices and hygiene facilities and practices to ensure that a worker's airborne exposure to each of the following designated substances and forms of designated substances does not exceed the TWA, STEL or C set out for the substance or form of substance in Table 1:

1. Benzene.

2. Coke oven emissions.
3. The forms of lead listed in Table 1.
4. The forms of mercury listed in Table 1.

(2) Every employer shall take all necessary measures and procedures by means of engineering controls, work practices and hygiene facilities and practices to ensure that a worker's airborne exposure to each of the following designated substances and forms of designated substances is reduced to the lowest practical level and, in any event, does not exceed the TWA, STEL or C set out for the substance or form of substance in Table 1:

1. Acrylonitrile.
2. Arsenic.
3. The forms of asbestos listed in Table 1.
4. Ethylene oxide.
5. The forms of isocyanates listed in Table 1.
6. The forms of silica listed in Table 1.
7. Vinyl chloride.

(3) Subject to section 18, an employer shall comply with this section without requiring a worker to wear and use respiratory equipment.

(4) An employer shall calculate the airborne exposure of a worker to a designated substance in accordance with Part I of Schedule 1 to this Regulation.

Duty re other isocyanates

17. (1) With respect to isocyanates other than those listed in Table 1, an employer shall,

- (a) adopt and implement all such engineering controls, work practices and hygiene practices as are reasonable and practical; and
- (b) provide a worker who handles, dispenses, mixes, applies, uses, transfers, disposes of, or deals with isocyanates and is likely to inhale isocyanates or come into contact with isocyanates, with appropriate personal protective equipment.

(2) A worker shall wear and use the personal protective equipment provided by his or her employer when working with isocyanates other than those listed in Table 1.

When respiratory equipment permitted

18. (1) An employer shall provide a worker with respiratory equipment if the employer cannot comply with the strict duty imposed by subsection 16 (1) or (2) because,

- (a) an emergency exists; or
- (b) the measures and procedures necessary to control the exposure of a worker to the airborne designated substance,
 - (i) do not exist or are not available,
 - (ii) are not reasonable or practical for the length of time or frequency of exposure or the nature of the process, operation or work, or
 - (iii) are not effective because of a temporary breakdown of equipment.

(2) A worker who is exposed to any level of an airborne designated substance may request respiratory equipment from his or her employer, and the employer shall provide respiratory equipment in response to the request.

(3) An employer who provides a worker with respiratory equipment shall ensure that the equipment,

- (a) is appropriate in the circumstances for the form and concentration of airborne designated substance in respect of which the equipment is to be used;
- (b) meets or exceeds the requirements set out in the applicable code for respiratory equipment; and
- (c) is used in accordance with the requirements of the applicable code for respiratory equipment.

(4) An employer who provides a worker with respiratory equipment shall provide training and instruction to the worker in the care and use of the equipment.

ASSESSMENT AND CONTROL PROGRAM

Assessment

19. (1) An employer shall carry out an assessment of the exposure or likelihood of exposure of a worker to a designated substance in the workplace and record it in writing.

(2) In carrying out the assessment, the employer shall consider and take into account,

- (a) in the case of acrylonitrile, benzene, ethylene oxide, isocyanates or vinyl chloride, the methods and procedures used or to be used in the production, processing, use, handling and storage of the acrylonitrile, benzene, ethylene oxide, isocyanates or vinyl chloride;
- (b) in the case of arsenic, lead, mercury or silica, the methods and procedures used or to be used in the processing, use, handling and storage of the arsenic, lead, mercury or silica;
- (c) in the case of asbestos, the methods and procedures used or to be used in the processing, mining, use, handling and storage of the asbestos;
- (d) in the case of coke oven emissions, the methods and procedures used or to be used in the metallurgical coking operation;
- (e) the extent and potential extent of a worker's exposure to the designated substance; and
- (f) the measures and procedures that are necessary to control exposure to the designated substance by means of engineering controls, work practices and hygiene facilities and practices.

(3) The employer shall carry out the assessment in consultation with the joint health and safety committee and the committee may make recommendations respecting the assessment.

(4) The employer shall provide a copy of the assessment to every member of the joint health and safety committee.

Control program

20. (1) Subject to section 21, if an assessment discloses or would disclose, if carried out in accordance with section 19, that a worker is likely to be exposed to a designated substance and that the health of a worker may be affected by that exposure, the employer shall,

- (a) develop, establish, put into effect and maintain measures and procedures to control the worker's exposure to the designated substance; and
- (b) incorporate the measures and procedures described in clause (a) into a control program that satisfies the requirements of this section.

(2) All control programs must provide for the following:

- 1. Engineering controls, work practices and hygiene facilities and practices to control the exposure of a worker to the designated substance.
- 2. Methods and procedures to monitor,
 - i. airborne concentrations of the designated substance in the workplace, and
 - ii. worker exposure to airborne concentrations of the designated substance.
- 3. The personal records described in subsection (6).
- 4. A training program for supervisors and workers on the health effects of the designated substance and the measures and procedures required under the control program.

(3) In the case of a control program respecting coke oven emissions, the control program must provide for engineering controls, work practices and hygiene facilities and practices set out in Part II of Schedule 1, in addition to those provided for under paragraph 1 of subsection (2).

(4) In the case of a control program respecting a designated substance other than arsenic or ethylene oxide, the control program for the substance must provide for pre-employment, pre-placement and periodic medical examinations of workers that include,

- (a) a medical history that satisfies the requirements of the applicable code for medical surveillance;
 - (b) a physical examination that satisfies the requirements of the applicable code for medical surveillance; and
 - (c) clinical tests that are required by the examining physician and satisfy the requirements of the applicable code for medical surveillance.
- (5) The employer shall pay the expenses for the medical examinations and clinical tests described in subsection (4).

(6) The records mentioned in paragraph 3 of subsection (2) are:

1. Personal records, maintained by the employer, of the exposure of a worker to a designated substance at the workplace, which must include,
 - i. an identification of the worker, including the worker's date of birth,
 - ii. the worker's jobs or occupations at the workplace,
 - iii. results of monitoring the worker's exposure to airborne concentrations of the designated substance,
 - iv. the time-weighted average exposure of the worker to the designated substance, and
 - v. the use of respiratory equipment by the worker and its type.
2. Personal records, maintained by the employer, of the length of time a worker is taken to be exposed to isocyanates other than those listed in Table 1, which must include the information listed in subparagraphs 1 i, ii and v.
3. Personal records, maintained by physicians who have examined a worker under the control program, or under whose supervision clinical tests have been performed on a worker, of those medical examinations and clinical tests.

(7) An employer shall develop the measures and procedures described in clause (1) (a) and the control program respecting a designated substance in consultation with the joint health and safety committee at the workplace, and the committee may make recommendations respecting them.

(8) An employer shall,

- (a) provide a copy of the control program to every member of the joint health and safety committee;
- (b) acquaint every worker affected by the control program with its provisions; and
- (c) make a copy of the control program available to workers both in English and the majority language of the workplace.

Ethylene oxide, emergency program

21. (1) An employer is not required to develop a control program under section 20 with respect to ethylene oxide for a workplace if,

- (a) ethylene oxide is handled or stored only in closed cylinders and is not otherwise present in the workplace; and
- (b) the assessment discloses or would disclose, if carried out in accordance with section 19,
 - (i) that a worker is likely to be exposed to ethylene oxide only in the case of an accident or leak, and
 - (ii) that the health of the worker may be affected.

(2) If subsection (1) applies, the employer shall,

- (a) develop, establish, put into effect and maintain measures and procedures to protect workers in the event of an accident or leak of ethylene oxide; and
- (b) incorporate the measures and procedures described in clause (a) into an emergency program that satisfies the requirements of subsection (3).

(3) An emergency program respecting ethylene oxide shall include provisions for,

- (a) identifying, by means of easily visible warning signs, each area where an ethylene oxide cylinder is present;
- (b) an effective evacuation system;
- (c) the location and supply of respiratory equipment to be used during an emergency;
- (d) the testing and evaluation, where practical, of the atmosphere to determine the presence or absence of ethylene oxide during and following an emergency; and
- (e) a training program to familiarize supervisors and workers with the health effects of ethylene oxide and the measures and procedures to be taken in case of an emergency.

(4) The employer shall develop the measures and procedures described in clause (2) (a) and the emergency program respecting ethylene oxide in consultation with the joint health and safety committee at the workplace, and the committee may make recommendations respecting the measures and procedures or program.

(5) The employer shall,

- (a) provide a copy of the emergency program to every member of the joint health and safety committee;
- (b) acquaint every worker affected by the emergency program with its provisions; and

- (c) make a copy of the emergency program available to workers both in English and the majority language of the workplace.

Change requiring further assessment

22. (1) For the purposes of this section, a “change” means,

- (a) a change in a process involving a designated substance or in the methods and procedures in which the substance is produced, mined, processed, used, handled or stored, as the case may be; and
- (b) in the case of coke oven emissions, a change in metallurgical coking operations.

(2) If there is a change in a workplace that could result in a significant difference in the exposure of a worker to a designated substance, the employer shall promptly carry out a further assessment of the exposure or likelihood of exposure of a worker to the designated substance.

(3) Subsections 19 (2), (3) and (4) apply to a further assessment under this section.

(4) Sections 20 and 21 apply with respect to the results of a further assessment under this section.

Disputes

23. (1) An employer, a joint health and safety committee or a member of a joint health and safety committee may notify an inspector when a dispute arises between an employer and the joint health and safety committee as to,

- (a) an assessment or further assessment required under section 19 or 22;
- (b) measures and procedures mentioned in clause 20 (1) (a) or 21 (2) (a);
- (c) a control program respecting a designated substance, or any of its provisions required under section 20 or 22; or
- (d) an emergency program for ethylene oxide, or any of its provisions required under section 21 or 22.

(2) An inspector who receives a notice under subsection (1) shall investigate the dispute and shall give a decision in writing to,

- (a) the employer; and
- (b) the joint health and safety committee.

(3) Nothing in subsection (2) applies so as to affect the power of an inspector to issue an order for a contravention of this Regulation.

Measuring airborne concentrations

24. An employer shall ensure that procedures for monitoring, sampling and determining airborne concentrations of a designated substance and worker exposure to airborne concentrations of a designated substance,

- (a) in the case of acrylonitrile, arsenic, coke oven emissions, ethylene oxide or isocyanates, satisfy the requirements of the applicable code for measuring an airborne substance, subject to section 32; or
- (b) in the case of asbestos, benzene, lead, mercury, silica or vinyl chloride, are in accordance with standard methods for workplace air sampling and analysis.

Posting of monitoring results

25. Whenever results become available under a control program that relate to the monitoring of airborne concentrations of a designated substance and worker exposure to airborne concentrations of a designated substance, the employer shall,

- (a) promptly post the results in a conspicuous place or places where they are most likely to come to the attention of workers who would be affected by them and leave them posted for no less than 14 days;
- (b) provide a copy of the results to the joint health and safety committee; and
- (c) keep the results for no less than five years.

Worker's duty re control program

26. Every worker shall work in compliance with the work practices and hygiene practices in accordance with every control program respecting a designated substance that applies to the workplace.

MEDICAL EXAMINATIONS AND CLINICAL TESTS

Physician to receive records

27. (1) The employer shall provide a copy of a worker's personal exposure record to a physician who examines the worker or supervises clinical tests on a worker,

- (a) in accordance with a control program to which subsection 20 (4) applies respecting a designated substance to which the worker may be or has been exposed; or
 - (b) under section 28, where the worker has been exposed to arsenic or ethylene oxide.
- (2) If subsection (1) requires an employer to provide a physician with a copy of a worker's personal exposure record, the worker may request the physician to provide the worker or the worker's physician with a copy of,
- (a) the worker's personal exposure record;
 - (b) the results of the examination or clinical test.
- (3) In the case of a deceased worker, subsection (2) applies, with necessary modifications, to the next of kin or personal representative of the worker.
- (4) A physician who receives a request under subsection (2) or (3) shall comply with the request.

Medical examination after exposure to arsenic or ethylene oxide

28. (1) A worker who has been exposed to arsenic or ethylene oxide shall, if he or she agrees, undergo a medical examination and any clinical tests, if,

- (a) the worker or the worker's physician has reason to believe that the worker's health may be affected by the exposure and the worker or physician has so notified the employer in writing; or
- (b) the employer has reason to believe that the worker's health may be affected by the exposure and the employer has so notified the worker in writing.

(2) The employer shall pay the expenses of the medical examination and clinical tests.

(3) The purpose of the medical examination and clinical tests is to determine whether the worker has an occupational illness because of the exposure to arsenic or ethylene oxide and whether the worker is fit, fit with limitations or unfit to continue working in exposure to arsenic or ethylene oxide.

Results of examinations and tests

29. (1) This section applies when a physician conducts a medical examination of a worker or supervises clinical tests of a worker,

- (a) in accordance with a control program to which subsection 20 (4) applies respecting a designated substance to which the worker may be or has been exposed; or
- (b) under section 28, where the worker has been exposed to arsenic or ethylene oxide.

(2) The physician who conducts the medical examination or supervises the clinical tests shall advise the worker and the worker's employer whether the worker has an occupational illness because of exposure to a designated substance and whether the worker is fit, fit with limitations or unfit to continue working in exposure to the designated substance.

(3) In advising the worker and the worker's employer that the worker is fit with limitations or unfit to continue working in exposure to a designated substance, the physician shall,

- (a) be governed by the applicable code for medical surveillance, if any; and
 - (b) provide the advice without giving or disclosing to the employer the records or results of the examination or tests.
- (4) The worker's employer shall act in accordance with the advice provided by a physician under subsection (2).

(5) If a worker is removed from working in exposure to a designated substance because a medical examination or clinical test discloses that the worker has or may have a condition resulting from exposure to the substance and the worker suffers a loss of earnings occasioned thereby, the worker is entitled to compensation for the loss in the manner and to the extent provided by the *Workplace Safety and Insurance Act, 1997*.

(6) On advising the worker and the worker's employer that the worker is fit with limitations or unfit to continue working in exposure to a designated substance, the physician shall also advise the joint health and safety committee, in writing and on a confidential basis, and in giving the advice shall indicate his or her opinion as to the interpretation to be placed on the advice.

(7) On advising the worker and the worker's employer that a worker is fit with limitations or unfit to continue working in exposure to a designated substance, the physician shall promptly communicate that advice to the Provincial Physician.

Retention: personal exposure records

30. (1) A physician who is provided with a copy of a worker's personal exposure record under clause 27 (1) (a) shall keep the copy in a secure place until the later of the following dates:

1. The 40th anniversary of the date the first record was created in the personal exposure record.

2. The 20th anniversary of the date the last record was added to the personal exposure record.

(2) If the physician is no longer able to keep the copy of the personal exposure record, he or she shall forward it to the Provincial Physician, who shall keep the copy until the later of the dates specified in subsection (1).

(3) If a physician is not required by subsection (1) to keep a copy of a worker's personal exposure record, the employer shall keep the record in a secure place until the later of the dates specified in subsection (1).

(4) If the employer is unable to keep the personal exposure record, the employer shall forward it to the Provincial Physician, who shall keep it until the later of the dates specified in subsection (1).

Retention: records of medical examinations

31. (1) A physician who conducted medical examinations of a worker or supervised clinical tests of a worker shall, if section 29 applies, keep the records of the examinations and tests in a secure place until the later of the following dates:

1. The 40th anniversary of the date the first record was made.
2. The 20th anniversary of the date the last record was made.

(2) If the physician is no longer able to keep the records of the medical examinations and clinical tests, he or she shall forward them to the Provincial Physician, who shall keep the records until the later of the dates specified in subsection (1).

VARIANCE FROM A CODE

Variance from a code

32. For the purposes of this Regulation, the methods and procedures that may be used or adopted may vary from the Codes issued by the Ministry if the protection afforded thereby or the factors of accuracy and precision used or adopted are equal to or exceed the protection or the factors of accuracy and precision in the Codes issued by the Ministry.

REVOCATIONS AND COMMENCEMENT

Revocations

33. The following Regulations are revoked:

1. Regulation 835 of the Revised Regulations of Ontario, 1990.
2. Regulation 836 of the Revised Regulations of Ontario, 1990.
3. Regulation 837 of the Revised Regulations of Ontario, 1990.
4. Regulation 839 of the Revised Regulations of Ontario, 1990.
5. Regulation 840 of the Revised Regulations of Ontario, 1990.
6. Regulation 841 of the Revised Regulations of Ontario, 1990.
7. Regulation 842 of the Revised Regulations of Ontario, 1990.
8. Regulation 843 of the Revised Regulations of Ontario, 1990.
9. Regulation 844 of the Revised Regulations of Ontario, 1990.
10. Regulation 845 of the Revised Regulations of Ontario, 1990.
11. Regulation 846 of the Revised Regulations of Ontario, 1990.

Commencement

34. This Regulation comes into force on the later of July 1, 2010 and the day this Regulation is filed.

TABLE 1
EXPOSURE LIMITS

Designated Substance [CAS No.]	Time-Weighted Average Limit (TWA), Short-Term Exposure Limit (STEL), Ceiling Limit (C) and Notations		
	TWA	STEL/C	Notations
Acrylonitrile [107-13-1]	2 ppm	C 10 ppm	Skin
Arsenic, elemental arsenic and inorganic compounds [7440-38-2], and organic compounds (only where both inorganic and organic compounds are present), as As.	0.01 mg/m ³	0.05 mg/m ³	
Asbestos – All forms [1332-21-4]	0.1 f/cc (a)		
Actinolite [77536-66-4]	0.1 f/cc (a)		
Amosite [12172-73-5]	0.1 f/cc (a)		
Anthophyllite [77536-67-5]	0.1 f/cc (a)		

Designated Substance [CAS No.]	Time-Weighted Average Limit (TWA), Short-Term Exposure Limit (STEL), Ceiling Limit (C) and Notations		
	TWA	STEL/C	Notations
Chrysotile [132207-32-0] Crocidolite [12001-28-4] Tremolite [77536-68-6]	0.1 f/cc (a) 0.1 f/cc (a) 0.1 f/cc (a)		
Benzene [71-43-2]	0.5 ppm	2.5 ppm	Skin
Coke Oven Emissions ¹	0.15 mg/m ³		
Ethylene oxide [75-21-8]	1 ppm 1.8 mg/m ³	10 ppm 18 mg/m ³	
Isocyanates, organic compounds Toluene diisocyanate (TDI) [584-84-9] [91-08-7] Methylene bisphenyl isocyanate (MDI) [101-68-8] Hexamethylene diisocyanate (HDI) [822-06-0] Isophorone diisocyanate (IPDI) [4098-71-9] Methylene bis (4-cyclohexylisocyanate) [5124-30-1]	0.005 ppm 0.005 ppm 0.005 ppm 0.005 ppm 0.005 ppm	C 0.02 ppm C 0.02 ppm C 0.02 ppm C 0.02 ppm C 0.02 ppm	
Lead [7439-92-1] elemental lead, inorganic and organic compounds of lead, as Pb Elemental lead, inorganic and organic compounds of lead, as Pb except tetraethyl lead [78-00-2] Tetraethyl lead, as Pb [78-00-2]	0.05 mg/m ³ 0.10 mg/m ³	0.30 mg/m ³	Skin (organic compounds)
Mercury [7439-97-6], elemental mercury, inorganic and organic compounds of mercury, as Hg All forms of except alkyl, as Hg Alkyl compounds of, as Hg	0.025 mg/m ³ 0.01 mg/m ³	0.03 mg/m ³	Skin Skin
Silica, Crystalline Quartz/Tripoli [14808-60-7; 1317-95-9] Cristobalite [14464-46-1]	0.10 mg/m ³ (R) 0.05 mg/m ³ (R)		
Vinyl chloride [75-01-04]	1 ppm		

Endnotes and Abbreviations:

¹ Means the benzene soluble fraction of total particulate matter of the substances emitted into the atmosphere from metallurgical coke ovens including condensed vapours and solid particulates.

[CAS No.] - CAS Registry Number.

f/cc - Fibres per cubic centimetre of air.

mg/m³ - Milligrams of the agent per cubic metre of air.

ppm - Parts of the agent per million parts of air by volume.

Skin - Danger of cutaneous absorption.

(R) Respirable fraction: means that size fraction of the airborne particulate deposited in the gas-exchange region of the respiratory tract and collected during air sampling with a particle size-selective device that, (a) meets the ACGIH particle size-selective sampling criteria for airborne particulate matter; and (b) has the cut point of 4 µm at 50 per cent collection efficiency.

(a) Asbestos fibres longer than 5 µm in length and less than 3 µm in width and that have a length to width ratio not less than 3:1 as viewed in a phase contrast optical microscope at 400-450 times magnification.

SCHEDULE 1

PART I

AIRBORNE MEASUREMENT AND CALCULATION OF EXPOSURE

1. Airborne concentrations of a designated substance are expressed as,

- (a) parts of the agent per million parts of air by volume (ppm);
- (b) milligrams of the agent per cubic metre of air (mg/m³); or
- (c) fibres per cubic centimetre of air (f/cc).

2. In determining exposure to airborne concentrations of a designated substance, no regard shall be had to the wearing or use of personal protective equipment.

3. The average concentrations of a designated substance to which a worker is exposed shall be determined from analysis of air samples taken as being representative of the exposure of the worker to the designated substance during work operations in accordance with section 24 of the Regulation.

4. The time-weighted average exposure to an airborne designated substance in a work day or work week shall be calculated as follows:

1. The cumulative daily or weekly exposure shall be calculated using the following formula:

$$C_1T_1 + C_2T_2 + \dots + C_nT_n$$

where,

C_1 is the concentration found in an air sample, and

T_1 is the total time in hours to which the worker is taken to be exposed to concentration C_1 in a work day or a work week.

2. The time-weighted average exposure shall be calculated by dividing the cumulative daily exposure by eight and the weekly exposure by 40 respectively.

5. Short-term exposures to the designated substance in any 15-minute period are determined from a single sample or from a time-weighted average of sequential samples taken during that period.

PART II

COKE OVEN EMISSIONS CONTROL PROGRAM – ADDITIONAL ELEMENTS

A. ENGINEERING CONTROLS

1. Charging

1. The charging operation shall be conducted in one of the following ways:

1. Stage charging.
2. Sequential charging.
3. Pipeline charging of preheated coal.
4. Chain conveyor charging of preheated coal.

2. During the charging operation, provision shall be made for the following engineering controls:

1. Drafting from two or more points of the oven chamber by,
 - i. a double collecting main,
 - ii. a jumper pipe on the larry car or oven top, or
 - iii. a separate charging main attached to the larry car.
2. A functional steam aspiration system.
3. Adjustable volumetric controls on the larry car hoppers to provide the appropriate quantity of coal to be charged so as to ensure an adequate free space for gas evacuation.
4. Stainless steel hopper liners, mechanical vibrators or pneumatic stimulators to allow the proper flow of coal into the oven chamber.
5. Gooseneck and standpipe cleaners as is appropriate in the circumstances.
6. A leveller bar seal to the chuck door opening.
7. Carbon cutter or compressed air roof decarbonization on the pusher ram.

2. Coking

1. During the coking operation, provision shall be made for the following engineering controls:

1. Backpressure control on each battery to ensure uniform collector main pressure.
2. An adequate number of spare doors readily available and in good condition for the replacement of leaking doors when such replacement is appropriate in the circumstances.

3. Chuck door gaskets or sealing material to be used when such use is appropriate in the circumstances.

B. WORK PRACTICES

1. Charging

1. During the charging operation, provision shall be made for the following work practices:
 1. Inspection and cleaning of goosenecks and standpipes prior to each charge to provide an appropriate open area for the passage of gases from the oven to the collecting main.
 2. Inspection and, when appropriate in the circumstances, the removal of roof carbon so as to ensure an adequate free space above the coal charge to allow for the passage of gases to the off-take system.
 3. Routine inspection of the steam aspiration system.
 4. Routine inspection of the flushing liquor sprays.
 5. Cleaning and sealing of standpipe caps as is appropriate in the circumstances.
 6. Filling of the larry car hoppers with an appropriate quantity of coal.
 7. Alignment of the larry car at the oven so that the drop sleeves fit tightly over the charging holes.
 8. Charging of the coal into the oven using the proper sequence for the type of charging operation utilized.
 9. The aspiration system to be turned off only when the charging holes have been closed.

2. Coking

1. During the coking operation, provision shall be made for the following work practices:
 1. Repair, replacement or adjustment of oven doors and chuck doors, as well as maintenance of door jambs, as is appropriate in the circumstances, to provide a gas tight fit.
 2. Clean oven doors, chuck doors and door jambs between each coking cycle to provide a gas tight fit.
 3. An inspection system and a corrective action program to control door and top side emissions.

3. Pushing

1. During the pushing operation, provision shall be made for the following work practices:
 1. Coke spillage to be cleaned up after each push.
 2. Coal spillage on the bench to be collected in the bin on the pusher machine.
 3. Coal charge to be heated as uniformly as possible for the set time period before pushing.
 4. Heating maintenance to be performed to provide heating which is as uniform as possible.

4. Maintenance and Repair

1. In order to ensure adequate maintenance and repair, provision shall be made for the following work practices:
 1. Regular inspection of all engineering controls which have been installed to decrease coke oven emissions and effective implementation of all necessary repairs thereto.
 2. Regular inspection of battery function and prompt and effective implementation of necessary repairs thereto.

C. HYGIENE FACILITIES

1. Provision shall be made for the following hygiene facilities:
 1. Positive pressure, temperature controlled, filtered air for the larry car, pusher machine, door machine and quench car cabs.
 2. Positive pressure, temperature controlled, filtered air rest areas for workers.

SCHEDULE 2

PART I

CODES FOR MEASURING AIRBORNE SUBSTANCES

1. *Code for Measuring Airborne Acrylonitrile* dated October 30, 1984, and issued by the Ministry.
2. *Code for Measuring Airborne Arsenic* dated March 22, 1986, and issued by the Ministry.
3. *Code for Measuring Coke Oven Emissions* dated June 30, 1982, and issued by the Ministry.

4. *Code for Measuring Airborne Ethylene Oxide* dated February 28, 1986 and issued by the Ministry.
5. *Code for Measuring Airborne Isocyanates* dated June 17, 1983, and issued by the Ministry.

PART II CODES FOR MEDICAL SURVEILLANCE

1. *Code for Medical Surveillance of Acrylonitrile Exposed Workers* dated October 30, 1984, and issued by the Ministry.
2. *Code for Medical Surveillance of Asbestos Exposed Workers* dated July 19, 1982 and issued by the Ministry.
3. *Code for Medical Surveillance of Benzene Exposed Workers* dated October 29, 1984, and issued by the Ministry.
4. *Code for Medical Surveillance of Workers Exposed to Coke Oven Emissions* dated June 30, 1982, and issued by the Ministry.
5. *Code for Medical Surveillance of Isocyanates Exposed Workers* dated June 17, 1983, and issued by the Ministry.
6. *Code for Medical Surveillance of Silica Exposed Workers* dated October 17, 1983, and issued by the Ministry.
7. *Code for Medical Surveillance for Lead* dated May 28, 1981 and issued by the Ministry.
8. *Code for Medical Surveillance for Mercury* dated November 16, 1981, and issued by the Ministry.
9. *Code for Medical Surveillance for Vinyl Chloride* dated January 11, 1982, and issued by the Ministry.

PART III CODE FOR RESPIRATORY EQUIPMENT

1. *Code for Respiratory Equipment for Acrylonitrile* dated October 30, 1984, and issued by the Ministry.
2. *Code for Respiratory Equipment for Arsenic* dated March 22, 1986, and issued by the Ministry.
3. *Code for Respiratory Equipment for Asbestos* dated June 30, 2000 and issued by the Ministry.
4. *Code for Respiratory Equipment for Benzene* dated June 30, 2000 and issued by the Ministry.
5. *Code for Respiratory Equipment for Coke Oven Emissions* dated June 30, 1982, and issued by the Ministry.
6. *Code for Respiratory Equipment for Ethylene Oxide* dated February 28, 1986 and issued by the Ministry.
7. *Code for Respiratory Equipment for Isocyanates* dated June 17, 1983, and issued by the Ministry.
8. *Code for Respiratory Equipment for Lead* dated June 30, 2000, and issued by the Ministry.
9. *Code for Respiratory Equipment for Mercury* dated June 30, 2000, and issued by the Ministry.
10. *Code for Respiratory Equipment for Silica* dated June 30, 2000 and issued by the Ministry.
11. *Code for Respiratory Equipment for Vinyl Chloride* dated June 30, 2000, and issued by the Ministry.

1/10

ONTARIO REGULATION 491/09 made under the OCCUPATIONAL HEALTH AND SAFETY ACT

Made: December 9, 2009
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Amending Reg. 833 of R.R.O. 1990
(Control of Exposure to Biological or Chemical Agents)

Note: Regulation 833 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Section 1 of Regulation 833 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

1. In this Regulation,

“ACGIH” means the American Conference of Governmental Industrial Hygienists;

“ACGIH Table” means the table entitled “Adopted Values” shown at pages 10 to 61 of the publication entitled *2009 Threshold Limit Values and Biological Exposure Indices* published by ACGIH and identified by International Standard Book Number 978-1-882417-95-7;

“C” or “ceiling limit” means the maximum airborne concentration of a biological or chemical agent to which a worker may be exposed at any time;

“chemical agent” includes a chemical substance;

“exposure” means exposure by inhalation, ingestion, skin absorption or skin contact;

“Ontario Table” means Table 1 to this Regulation;

“STEL” or “short-term exposure limit” means the maximum airborne concentration of a biological or chemical agent to which a worker may be exposed in any 15-minute period;

“TWA” or “time-weighted average limit” means the time-weighted average airborne concentration of a biological or chemical agent to which a worker may be exposed in a work day or work week.

2. Section 2 of the Regulation is revoked and the following substituted:

2. (1) This Regulation does not apply, at a project,

(a) to an employer who engages in construction; or

(b) to workers of an employer described in clause (a) who are engaged in construction.

(2) This Regulation does not apply,

(a) to a chemical agent listed in Table 1 of Ontario Regulation 490/09 (Designated Substances) made under the Act, in a workplace that is subject to that regulation with respect to that agent; or

(b) with respect to asbestos, in a workplace that is subject to Ontario Regulation 278/05 (Designated Substance — Asbestos on Construction Projects and in Buildings and Repair Operations) made under the Act.

3. Subsection 3 (2) of the Regulation is revoked and the following substituted:

(2) The measures to be taken shall include the provision and use of,

(a) engineering controls;

(b) work practices;

(c) hygiene facilities and practices; and

(d) if section 7.2 applies, personal protective equipment.

4. Section 4 of the Regulation is revoked and the following substituted:

4. Without limiting the generality of section 3, every employer shall take the measures required by that section to limit the exposure of workers to a hazardous biological or chemical agent in accordance with the following rules:

1. If the agent is listed in the Ontario Table, exposure shall not exceed the TWA, STEL, or C set out in the Ontario Table.

2. If the agent is not listed in the Ontario Table but is listed in the ACGIH Table, exposure shall not exceed the TWA, STEL, or C set out in the ACGIH Table.

3. If the Table that applies under paragraph 1 or 2 sets out a TWA for an agent but sets out neither a STEL nor a C for that agent, exposure shall not exceed the following excursion limits:

i. Three times the TWA for any period of 30 minutes.

ii. Five times the TWA at any time.

4. Paragraph 3 does not apply with respect to an agent that is prescribed as a designated substance under Ontario Regulation 490/09 (Designated Substances) made under the Act.

5. Sections 6 and 7 of the Regulation are revoked and the following substituted:

6. Airborne concentrations of hazardous biological or chemical agents and daily and weekly time-weighted average exposures shall be calculated in accordance with the rules set out in Schedule 1.

7. If the listing for an agent in the Ontario Table or in the ACGIH Table includes the notation “Skin” and the agent is present at the workplace, the employer shall take all measures reasonably necessary in the circumstances to protect workers from skin absorption of the agent.

7.1 If the listing for an agent in the ACGIH Table includes the reference "Simple asphyxiant" and the agent is present in the air at the workplace, the employer shall take all measures reasonably necessary in the circumstances to protect workers from,

- (a) exposure to an atmospheric oxygen level that is less than 19.5 per cent by volume; and
- (b) related hazards such as fire and explosion.

7.2 (1) An employer shall protect workers from exposure to a hazardous biological or chemical agent without requiring them to wear and use personal protective equipment, unless subsection (2) applies.

(2) The employer shall provide, and workers shall wear and use, personal protective equipment appropriate in the circumstances to protect the workers from exposure to the agent, if engineering controls required by this Regulation,

- (a) are not in existence or are not obtainable;
- (b) are not reasonable or not practical to adopt, install or provide because of the duration or frequency of the exposures or because of the nature of the process, operation or work;
- (c) are rendered ineffective because of a temporary breakdown of the controls; or
- (d) are ineffective to prevent, control or limit exposure because of an emergency.

6. Subsections 8 (1), (2) and (3) of the Regulation are revoked and the following substituted:

- (1) If a worker has been exposed to a hazardous biological or chemical agent and,
 - (a) the worker or the worker's physician has reason to believe that the worker's health has been affected by exposure to the agent and the worker or the worker's physician has so notified the employer in writing; or
 - (b) the employer has reason to believe that the worker's health is likely to be affected by the exposure and the employer has so notified the worker in writing,

the worker, if he or she agrees, shall undergo medical examinations and clinical tests, at the employer's expense, to determine whether the worker has an occupational illness because of exposure to the agent and whether the worker is fit, fit with limitations or unfit to continue working in exposure to the agent.

7. The Regulation is amended by adding the following Table:

TABLE 1
ONTARIO TABLE OF OCCUPATIONAL EXPOSURE LIMITS

Agent [CAS No.]	Time-Weighted Average Limit (TWA), Short-Term Exposure Limit (STEL), Ceiling Limit (C) and Notations		
	TWA	STEL/C	Notations
Acetic anhydride [108-24-7]		C 5 ppm C 21 mg/m ³	
*Acrylonitrile [107-13-1]	2 ppm	C 10 ppm	Skin
Aliphatic hydrocarbon gases Alkane [C ₁ -C ₄], except Butane, All isomers Butane, All isomers [106-97-8]; [75-28-5]	1,000 ppm 800 ppm		
*Arsenic, elemental arsenic and inorganic compounds [7440-38-2], and organic compounds (only where both inorganic and organic compounds are present), as As.	0.01 mg/m ³	0.05 mg/m ³	
*Asbestos – All forms [1332-21-4] Actinolite [77536-66-4] Amosite [12172-73-5] Anthophyllite [77536-67-5] Chrysotile [132207-32-0] Crocidolite [12001-28-4] Tremolite [77536-68-6]	0.1 f/cc (a) 0.1 f/cc (a) 0.1 f/cc (a) 0.1 f/cc (a) 0.1 f/cc (a) 0.1 f/cc (a) 0.1 f/cc (a)		
Benzaldehyde [100-52-7]		4 ppm 17 mg/m ³	
*Benzene [71-43-2]	0.5 ppm	2.5 ppm	Skin
Beryllium and its compounds, as Be [7440-41-7]	0.002 mg/m ³	0.01 mg/m ³	
sec-Butanol [78-92-2]	100 ppm	150 ppm	
tert-Butanol [75-65-0]	100 ppm	150 ppm	
Calcium chloride [10043-52-4]	5 mg/m ³		
Carbon monoxide [630-08-0]	25 ppm	100 ppm	
Carbon tetrachloride [56-23-5]	2 ppm	3 ppm	Skin
Charcoal, except activated [16291-96-6]	10 mg/m ³		

Agent [CAS No.]	Time-Weighted Average Limit (TWA), Short-Term Exposure Limit (STEL), Ceiling Limit (C) and Notations		
	TWA	STEL/C	Notations
Chlordane [57-74-9]	0.5 mg/m ³	2 mg/m ³	Skin
Chlorinated diphenyl oxides [55720-99-5]	0.5 mg/m ³	2 mg/m ³	
o-Chlorobenzaldehyde [89-98-5]		4 ppm 23 mg/m ³	
Chlorobromomethane [74-97-5]	200 ppm	250 ppm	
Chlorodifluoromethane [75-45-6]	1,000 ppm	1,250 ppm	
Chlorodiphenyl (42% chlorine) [53469-21-9] Chlorodiphenyl (54% chlorine) [11097-69-1]	See listing for Polychlorinated Biphenyls (PCBs)		
Chloropicrin [76-06-2]	0.1 ppm	0.3 ppm	
o-Chlorotoluene [95-49-8]	50 ppm	75 ppm	
Clopidol [2971-90-6]	10 mg/m ³	20 mg/m ³	
N-Coco morpholine [1541-81-7]	5 ppm 52 mg/m ³		Skin
*Coke Oven Emissions ¹	0.15 mg/m ³		
Cotton dust, fabric knitting	0.5 mg/m ³		
Cotton dust, raw	0.2 mg/m ³ (G)		
Cotton dust, slashing and weaving	0.75 mg/m ³ (G)		
Cotton dust, waste	0.5 mg/m ³ (G)		
*Coumin 100 ¹ Polymer Flakes (total dust) [63393-89-5]	5 mg/m ³		
Cruformate [299-86-5]	5 mg/m ³	20 mg/m ³	
Cymene (sum of o-,m-and p-isomers) [25155-15-1]	50 ppm 274 mg/m ³		Skin
Diacetone alcohol [123-42-2]	50 ppm 240 mg/m ³	75 ppm 360 mg/m ³	
Diatomaceous earth (uncalcined) [61790-53-2]	10 mg/m ³ (I)(E) 3 mg/m ³ (R)(E)		
1, 3-Dichloro-2-Propanol [96-23-1]		1 ppm 5 mg/m ³	Skin
1,2-Dichloroethylene, All isomers [540-59-0; 156-59-2; 156-60-5]	200 ppm 790 mg/m ³	250 ppm 990 mg/m ³	
Diethylene glycol monoethyl ether [111- 90-0]	30 ppm 165 mg/m ³		
Di(2-ethylhexyl)phthalate (DEHP) [117-81-7]	3 mg/m ³	5 mg/m ³	
Diisodecyl phthalate [26761-40-0]	5 mg/m ³		
3-(Dimethylamino) propylamine [109-55-7]	0.5 ppm 2 mg/m ³		Skin
N, N-Dimethyl-cyclohexylamine [98-94-2]		5 ppm 26 mg/m ³	
N, N-Dimethyl-ethanolamine [108-01-0]	3 ppm 11 mg/m ³	6 ppm 22 mg/m ³	
Dimethyl terephthalate [120-61-6]	5 mg/m ³		
Dimethyl 2,3,5,6-tetrachloroterephthalate [1861-32-1]	5 mg/m ³		
Dipropylene glycol monomethyl ether acetate [88917-22-0]	100 ppm 776 mg/m ³	150 ppm 1,164 mg/m ³	
Diquat [2764-72-9; 85-00-7; 6385-62-2]	0.5 mg/m ³ 0.1 mg/m ³ (R)		Skin
Enflurane [13838-16-9]	2 ppm 16 mg/m ³		
Ethyl-3-ethoxy propionate [763-69-9]	50 ppm 300 mg/m ³		
Ethylene dibromide [106-93-4]	(L)		Skin
Ethylene glycol dimethyl ether [110-71-4]	5 ppm 18 mg/m ³		Skin
Ethylene glycol mono-n-propyl ether [2807-30-9]	25 ppm 110 mg/m ³		Skin
Ethylene glycol mononitrate [16051-48-2]	0.05 ppm 0.22 mg/m ³		Skin
*Ethylene oxide [75-21-8]	1 ppm 1.8 mg/m ³	10 ppm 18 mg/m ³	
Ethyl methacrylate [97-63-2]	100 ppm 470 mg/m ³		

Agent [CAS No.]	Time-Weighted Average Limit (TWA), Short-Term Exposure Limit (STEL), Ceiling Limit (C) and Notations		
	TWA	STEL/C	Notations
Flour dust	See listing for Wheat Flour Dust (total dust)		
Forane [26675-46-7]	2 ppm 15 mg/m ³		
Formaldehyde [50-00-0]		STEL 1 ppm C 1.5 ppm	
Halothane [151-67-7]	2 ppm 16 mg/m ³		
Heptyl acetate [112-06-1]	50 ppm 320 mg/m ³		
Hexamethylenetetramine (HMT) [100-97-0]		0.35 ppm 2 mg/m ³	
Hexamethyl phosphoramide [680-31-9]	(L)		Skin
Hexyl acetate (isomeric mixture)[88230-35-7]	50 ppm 294 mg/m ³		
Hydrogenated terphenyls ² [61788-32-7]	0.5 ppm		
Isobutyl acetate [110-19-0]	150 ppm	187 ppm	
*Isocyanates, organic compounds			
Toluene diisocyanate (TDI) [584-84-9] [91-08-7]	0.005 ppm	C 0.02 ppm	
Methylene bisphenyl isocyanate (MDI) [101-68-8]	0.005 ppm	C 0.02 ppm	
Hexamethylene diisocyanate (HDI) [822-06-0]	0.005 ppm	C 0.02 ppm	
Isophorone diisocyanate (IPDI) [4098-71-9]	0.005 ppm	C 0.02 ppm	
Methylene bis (4-cyclohexylisocyanate) [5124-30-1]	0.005 ppm	C 0.02 ppm	
Isopropylaminoethanols [109-56-8] [121-93-7]		400 ppm 1,900 mg/m ³	
Isosorbide dinitrate [87-33-2]	0.2 mg/m ³		Skin
* Lead [7439-92-1] elemental lead, inorganic and organic compounds of lead, as Pb			
Elemental lead, inorganic and organic compounds of lead, as Pb except tetraethyl lead [78-00-2]	0.05 mg/m ³		Skin (organic compounds)
Tetraethyl lead, as Pb [78-00-2]	0.10 mg/m ³	0.30 mg/m ³	
* Lead chromate [7758-97-6] as Pb (see listing for lead [7439-92-1]) as Cr	0.05 mg/m ³ 0.012 mg/m ³		
Lincomycin [154-21-2]	0.1 mg/m ³		
Lithium hydroxide			
Anhydrous [1310-65-2]		1 mg/m ³	
Monohydrate [1310-66-3]		1 mg/m ³	
Magnesite (total dust) [546-93-0]	10 mg/m ³ (E)		
*Mercury [7439-97-6], elemental mercury, inorganic and organic compounds of mercury, as Hg			
All forms of except alkyl, as Hg	0.025 mg/m ³		Skin
Alkyl compounds of, as Hg	0.01 mg/m ³	0.03 mg/m ³	Skin
Methoxyflurane [76-38-0]	2 ppm 13 mg/m ³		
Methyl acetylene [74-99-7]	1,000 ppm	1,250 ppm	
Methyl n-amyl ketone [110-43-0]	25 ppm 115 mg/m ³		
Methyl tert-butyl ether (MTBE) [1634-04-4]	40 ppm		
Methyl n-butyl ketone [591-78-6]	1 ppm 4 mg/m ³		Skin
4,4'-Methylene bis(2-chloroaniline) (MBOCA; MOCA®) [101-14-4]	0.0005 ppm 0.005 mg/m ³		Skin
4,4'-Methylene dianiline [101-77-9]	0.04 mg/m ³		Skin
N-Methyl-2-pyrrolidone [872-50-4]	400 mg/m ³		
Mineral Spirits	525 mg/m ³		
Morpholine [110-91-8]	20 ppm 70 mg/m ³	30 ppm 105 mg/m ³	Skin
Nepheline syenite (total dust) [37244-96-5]	10 mg/m ³		
Nickel			
Elemental/metal [7440-02-0]	1 mg/m ³ (I)		

Agent [CAS No.]	Time-Weighted Average Limit (TWA), Short-Term Exposure Limit (STEL), Ceiling Limit (C) and Notations		
	TWA	STEL/C	Notations
Insoluble compounds, as Ni [7440-02-0] Soluble compounds, as Ni [7440-02-0] Nickel subsulfide, as Ni [12035-72-2]	0.2 mg/m ³ (I) 0.1 mg/m ³ (I) 0.1 mg/m ³ (I)		
2-Nitropropane [79-46-9]	10 ppm 35 mg/m ³	20 ppm 70 mg/m ³	
N-Nitrosamines, including n-Nitrosodimethylamine [62-75-9]	(L)		Skin
Nitrous oxide [10024-97-2]	25 ppm 45 mg/m ³		
Ozone [10028-15-6]	0.1 ppm 0.2 mg/m ³	0.3 ppm 0.6 mg/m ³	
Paraquat [4685-14-7]	0.1 mg/m ³		
Particles (Insoluble or Poorly Soluble) Not Otherwise Specified (PNOS)	10 mg/m ³ (I) 3 mg/m ³ (R)		
Penicillin (total dust) [1406-05-9]	0.1 mg/m ³		
Pentaerythritol tetrabenzoate [4196-86-5]		2 mg/m ³	
Pentane, All isomers [78-78-4; 109-66-0; 463-82-1]	600 ppm 1,770 mg/m ³	750 ppm 2,210 mg/m ³	
Perlite	10 mg/m ³ (E)		
Petroleum coke (total dust) [64741-79-3]	3.5 mg/m ³ (b)		
2-Phenoxyethanol [122-99-6]	25 ppm 141 mg/m ³		Skin
Phosphorus oxychloride [10025-87-3]	0.1 ppm 0.6 mg/m ³	0.5 ppm 3 mg/m ³	
Picloram [1918-02-1]	10 mg/m ³	20 mg/m ³	
Picric acid [88-89-1]	0.1 mg/m ³	0.3 mg/m ³	Skin
Platinum [7440-06-4] Metal Water-soluble compounds of, including chloroplatinates (as Pt)	1 mg/m ³ 0.002 mg/m ³		
Polychlorinated biphenyls (PCBs) ²	0.05 mg/m ³		
Poultry dust (total dust)	5 mg/m ³		
Precipitated silica (total dust) [1343-98-2]	10 mg/m ³		
1,2-Propylene glycol [57-55-6]	50 ppm (V) 155 mg/m ³ (V) 10 mg/m ³ (H)(c)		
Propylene glycol monomethyl ether acetate [108-65-6]	50 ppm 270 mg/m ³		
Selenium hexafluoride [7783-79-1], as Se	0.025 ppm 0.1 mg/m ³		
Shellac dust (total dust) [9000-59-3]	10 mg/m ³		
* Silica, Crystalline Quartz/Tripoli [14808-60-7; 1317-95-9] Cristobalite [14464-46-1]	0.10 mg/m ³ (R) 0.05 mg/m ³ (R)		
Silica fume [69012-64-2]	2 mg/m ³ (R)		
Silica fused [60676-86-0]	0.1 mg/m ³ (R)		
Silica gel [112926-00-8]	10 mg/m ³		
Silicon (total dust) [7440-21-3]	10 mg/m ³		
Silicon carbide [409-21-2] Non-fibrous Fibrous (including whiskers)	10 mg/m ³ (I) (E) 3 mg/m ³ (R)(E) 0.1 f/cc (R)(F)		
Sisal dust (total dust)	2 mg/m ³		
Soap dust [68918-36-5]	5 mg/m ³		
Sodium fluoroacetate [62-74-8]	0.05 mg/m ³	0.15 mg/m ³	Skin
Spectinomycin [1695-77-8]	2 mg/m ³		
140 Degree C Flash Aliphatic Solvent, Type of Stoddard Solvent	525 mg/m ³		
Styrene - monomer [100-42-5]	35 ppm	100 ppm	
Sulfur dioxide [7446-09-5]	2 ppm 5.2 mg/m ³	5 ppm 10.4 mg/m ³	

Agent [CAS No.]	Time-Weighted Average Limit (TWA), Short-Term Exposure Limit (STEL), Ceiling Limit (C) and Notations		
	TWA	STEL/C	Notations
Synthetic Vitreous Fibres (Man Made Mineral Fibres)			
Continuous filament glass fibres	5 mg/m ³ (I)		
Continuous filament glass fibres	1 f/cc (F)		
Glass wool fibres	1 f/cc (F)		
Refractory ceramic fibres	0.5 f/cc (F)		
Rock wool fibres	1 f/cc (F)		
Slag wool fibres	1 f/cc (F)		
Special purpose glass fibres	1 f/cc (F)		
Synthetic Vitreous Fibres, not otherwise classified (excluding fibrous glass dust and mineral wool fibre)	1 f/cc (F)(d)		
Talc [14807-96-6], containing no asbestos	2 mg/m ³ (R)(E) 2 f/cc (K)		
Tantalum, metal and oxide (total dust) [7440-25-7]	10 mg/m ³		
Tellurium hexafluoride [7783-80-4], as Te	0.01 ppm 0.1 mg/m ³		
Tetrachlorophthalic anhydride [117-08-8]	0.1 mg/m ³		
Tetrachlorophenol [25167-83-3]	0.5 mg/m ³		Skin
Tetrasodium pyrophosphate [7722-88-5]	5 mg/m ³		
Tin [7440-31-5], as Sn			
Metal	2 mg/m ³		
Oxide and inorganic compounds, as Sn, except tin hydride	2 mg/m ³		
Organic compounds, as Sn	0.1 mg/m ³		Skin (organic compounds)
o-Tolidine [119-93-7]	(L)		Skin
Triethanolamine [102-71-6]	0.5 ppm 3.1 mg/m ³		
Triethylenediamine [280-57-9]	1 ppm 4.6 mg/m ³		Skin
Triethylenetetramine [112-24-3]	0.5 ppm 3 mg/m ³		Skin
Trimethoxyvinylsilane [2768-02-7]		10 ppm 60 mg/m ³	
2,4,6-Trinitrotoluene (TNT) [118-96-7]	0.01 ppm 0.1 mg/m ³	0.02 ppm 0.2 mg/m ³	Skin
Trixylylphosphate [25155-23-1]	0.1 mg/m ³		
Vegetable oils (mists) except mists of irritant oils such as oils of castor and cashew nut	10 mg/m ³		
*Vinyl chloride [75-01-04]	1 ppm		
Vinylidene chloride [75-35-4]	1 ppm 4 mg/m ³	20 ppm 80 mg/m ³	
Wheat flour dust (total dust)	3 mg/m ³		
Wood dust			
Certain hardwoods as beech and oak	1 mg/m ³		
Softwood	5 mg/m ³	10 mg/m ³	

Endnotes and Abbreviations:

* Denotes a chemical agent listed in Table 1 of Ontario Regulation 490/09 (Designated Substances) made under the Act. See clause 2 (2) (a) of this Regulation.

¹ Means the benzene soluble fraction of total particulate matter of the substances emitted into the atmosphere from metallurgical coke ovens including condensed vapours and solid particulates.

² As sum of components assayed by chromatographic procedure with reference to the bulk sample.

[CAS No.] - CAS Registry Number.

f/cc - Fibres per cubic centimetre of air.

mg/m³ - Milligrams of the agent per cubic metre of air.

ppm - Parts of the agent per million parts of air by volume.

Skin - Danger of cutaneous absorption.

(E) The value is for particulate matter containing no asbestos and < 1 per cent crystalline silica.

(F) Respirable fibres: length > 5µm; aspect ratio ≥3:1, as determined by the membrane filter method at 400-450 times magnification (4-mm objective), using phase-contrast illumination.

(G) As measured by the vertical elutriator, cotton-dust sampler.

(H) Aerosol only.

(I) Inhalable fraction: means that size fraction of the airborne particulate deposited anywhere in the respiratory tract and collected during air sampling with a particle size-selective device that, (a) meets the ACGIH particle size-selective sampling criteria for airborne particulate matter; and (b) has the cut point of 100 µm at 50 per cent collection efficiency.

(K) Should not exceed 2 mg/m³ respirable particulate mass.

(L) Exposure by all routes should be carefully controlled to levels as low as possible.

(R) Respirable fraction: means that size fraction of the airborne particulate deposited in the gas-exchange region of the respiratory tract and collected during air sampling with a particle size-selective device that, (a) meets the ACGIH particle size-selective sampling criteria for airborne particulate matter; and (b) has the cut point of 4 µm at 50 per cent collection efficiency.

(V) Vapour and aerosol.

(a) Asbestos fibres longer than 5 µm in length and less than 3 µm in width and that have a length to width ratio not less than 3:1 as viewed in a phase contrast optical microscope at 400-450 times magnification.

(b) Provided that the total dust contains less than 0.7 per cent vanadium.

(c) For assessing the visibility in a work environment where 1,2-propylene glycol aerosol is present.

(d) A secondary limit of 5 mg/m³ (total dust) is recommended to deal with dusty operations where fibre counts are usually difficult to determine. Where both types of measurements are made simultaneously, the more restrictive limit should be used to assess the exposures.

8. The Schedule to the Regulation is revoked.

9. The Regulation is amended by adding the following Schedule:

SCHEDULE 1

AIRBORNE MEASUREMENT AND CALCULATION OF EXPOSURE

1. Airborne concentrations of a biological or chemical agent are expressed as,

- (a) parts of the agent per million parts of air by volume (ppm);
- (b) milligrams of the agent per cubic metre of air (mg/m³); or
- (c) fibres per cubic centimetre of air (f/cc).

2. Air sampling of the airborne concentrations of the biological or chemical agent is not required for the full period of a work day or a work week if the air sampling is representative of airborne concentrations of the agent likely to be present during the full period.

3. The method of air sampling, the number and volume of the samples and the method of analysis of the samples shall be determined,

- (a) according to the nature of the operations or processes and the characteristics of the biological or chemical agent; and
- (b) in accordance with recognized industrial hygiene practice.

4. In determining exposure to airborne concentrations of the biological or chemical agent, no regard shall be had to the wearing or use of personal protective equipment.

5. The time-weighted average exposure to an airborne biological or chemical agent in a work day or work week shall be calculated as follows:

1. The cumulative daily or weekly exposure shall be calculated using the following formula:

$$C_1T_1 + C_2T_2 + \dots + C_nT_n$$

where,

C_1 is the concentration found in an air sample, and

T_1 is the total time in hours to which the worker is taken to be exposed to concentration C_1 in a work day or a work week.

2. The time-weighted average exposure shall be calculated by dividing the cumulative daily exposure by eight and the cumulative weekly exposure by 40 respectively.

6. Short-term exposures to the biological or chemical agent in any 15-minute period are determined from a single sample or from a time-weighted average of sequential samples taken during that period.

7. For mixtures of airborne chemical agents that exert an additive health effect, if analytical results of individual airborne agents are available, the following formula shall be used, subject to section 8 of this Schedule:

$$\frac{C_1}{L_1} + \frac{C_2}{L_2} + \dots + \frac{C_n}{L_n} = E$$

where,

C_1, C_2, \dots, C_n are the concentrations of the individual agents found in the air sample,

L_1, L_2, \dots, L_n are the respective exposure limits for the agents determined in accordance with the rules set out in section 4 of the Regulation,

and the sum of these ratios, E , shall not exceed 1.

8. If the agents in a mixture of airborne chemical agents have substantially different health effects,

i. section 7 of this Schedule does not apply, and

ii. exposure to each agent shall be calculated independently.

10. This Regulation comes into force on the later of July 1, 2010 and the day this Regulation is filed.

1/10

ONTARIO REGULATION 492/09

made under the

OCCUPATIONAL HEALTH AND SAFETY ACT

Made: December 9, 2009

Filed: December 16, 2009

Published on e-Laws: December 18, 2009

Printed in *The Ontario Gazette*: January 2, 2010

Amending O. Reg. 632/05

(Confined Spaces)

Note: Ontario Regulation 632/05 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Clause (c) of the definition of “acceptable atmospheric levels” in section 1 of Ontario Regulation 632/05 is revoked and the following substituted:

(c) the exposure to atmospheric contaminants does not exceed any applicable limit set out in Regulation 833 of the Revised Regulations of Ontario, 1990 (Control of Exposure to Biological or Chemical Agents) made under the Act or Ontario Regulation 490/09 (Designated Substances) made under the Act;

2. Table 1 of the Regulation is revoked.

3. This Regulation comes into force on the later of July 1, 2010 and the day this Regulation is filed.

RÈGLEMENT DE L'ONTARIO 492/09

pris en application de la

LOI SUR LA SANTÉ ET LA SÉCURITÉ AU TRAVAIL

pris le 9 décembre 2009

déposé le 16 décembre 2009

publié sur le site Lois-en-ligne le 18 décembre 2009

imprimé dans la *Gazette de l'Ontario* le 2 janvier 2010

modifiant le Règl. de l'Ont. 632/05

(Espaces clos)

Remarque : Le Règlement de l'Ontario 632/05 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. L'alinéa c) de la définition de «niveaux atmosphériques acceptables» à l'article 1 du Règlement de l'Ontario 632/05 est abrogé et remplacé par ce qui suit :

- c) l'exposition aux contaminants atmosphériques ne dépasse aucune limite applicable précisée dans le Règlement 833 des Règlements refondus de l'Ontario de 1990 (Control of Exposure to Biological or Chemical Agents) pris en application de la Loi ou dans le Règlement de l'Ontario 490/09 (Designated Substances) pris en application de la Loi.

2. Le tableau 1 du Règlement est abrogé.

3. Le présent règlement entre en vigueur le dernier en date du 1^{er} juillet 2010 et du jour de son dépôt.

1/10

ONTARIO REGULATION 493/09

made under the

OCCUPATIONAL HEALTH AND SAFETY ACT

Made: December 9, 2009

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Printed in *The Ontario Gazette*: January 2, 2010

Amending O. Reg. 278/05

(Designated Substance — Asbestos on Construction Projects and in Buildings and Repair Operations)

Note: Ontario Regulation 278/05 has not previously been amended.

1. Subsection 2 (3) of Ontario Regulation 278/05 is revoked and the following substituted:

(3) This Regulation does not apply to an employer in respect of those workers who are employed by the employer and engaged in the activities described in clause (1) (e) if, pursuant to clause 5 (1) (c) of Ontario Regulation 490/09 (Designated Substances) made under the Act, that regulation applies to the employer and those workers with respect to asbestos.

2. This Regulation comes into force on the later of July 1, 2010 and the day this Regulation is filed.

1/10

ONTARIO REGULATION 494/09

made under the

OCCUPATIONAL HEALTH AND SAFETY ACT

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Amending Reg. 851 of R.R.O. 1990

(Industrial Establishments)

Note: Regulation 851 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Item 8 of the Table to section 7 of Regulation 851 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

8.	Sections 127 and 128	A process uses or produces a substance that may result in the exposure of a worker in excess of any exposure limit set out in Regulation 833 of the Revised Regulations of Ontario, 1990 (Control of Exposure to Biological or Chemical Agents), Ontario Regulation 278/05 (Designated Substance — Asbestos on Construction Projects and in Buildings and Repair Operations) or Ontario Regulation 490/09 (Designated Substances) all made under the Act.
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2. Clause (c) of the definition of “acceptable atmospheric levels” in section 119.1 of the Regulation is revoked and the following substituted:

- (c) the exposure to atmospheric contaminants does not exceed any applicable limit set out in Regulation 833 of the Revised Regulations of Ontario, 1990 (Control of Exposure to Biological or Chemical Agents) made under the Act or Ontario Regulation 490/09 (Designated Substances) made under the Act;

3. Table 1 of the Regulation is revoked.

4. This Regulation comes into force on the later of July 1, 2010 and the day this Regulation is filed.

1/10

ONTARIO REGULATION 495/09

made under the

OCCUPATIONAL HEALTH AND SAFETY ACT

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Amending O. Reg. 67/93

(Health Care and Residential Facilities)

Note: Ontario Regulation 67/93 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Clause (c) of the definition of “acceptable atmospheric levels” in section 43 of Ontario Regulation 67/93 is revoked and the following substituted:

- (c) the exposure to atmospheric contaminants does not exceed any applicable limit set out in Regulation 833 of the Revised Regulations of Ontario, 1990 (Control of Exposure to Biological or Chemical Agents) made under the Act or Ontario Regulation 490/09 (Designated Substances) made under the Act;

2. Table 1 of the Regulation is revoked.

3. This Regulation comes into force on the later of July 1, 2010 and the day this Regulation is filed.

RÈGLEMENT DE L'ONTARIO 495/09

pris en application de la

LOI SUR LA SANTÉ ET LA SÉCURITÉ AU TRAVAIL

pris le 9 décembre 2009
 déposé le 16 décembre 2009
 publié sur le site Lois-en-ligne le 18 décembre 2009
 imprimé dans la *Gazette de l'Ontario* le 2 janvier 2010

modifiant le Règl. de l'Ont. 67/93
 (Établissements d'hébergement et de soins de santé)

Remarque : Le Règlement de l'Ontario 67/93 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. L'alinéa c) de la définition de «niveaux atmosphériques acceptables» à l'article 43 du Règlement de l'Ontario 67/93 est abrogé et remplacé par ce qui suit :

- c) l'exposition aux contaminants atmosphériques ne dépasse aucune limite applicable précisée dans le Règlement 833 des Règlements refondus de l'Ontario de 1990 (Control of Exposure to Biological or Chemical Agents) pris en application de la Loi ou dans le Règlement de l'Ontario 490/09 (Designated Substances) pris en application de la Loi.

2. Le tableau 1 du Règlement est abrogé.

3. Le présent règlement entre en vigueur le dernier en date du 1^{er} juillet 2010 et du jour de son dépôt.

1/10

ONTARIO REGULATION 496/09

made under the

OCCUPATIONAL HEALTH AND SAFETY ACT

Made: December 9, 2009
 Filed: December 16, 2009
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 Printed in *The Ontario Gazette*: January 2, 2010

Amending Reg. 854 of R.R.O. 1990
 (Mines and Mining Plants)

Note: Regulation 854 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Clause 183.1 (4) (a) of Regulation 854 of the Revised Regulations of Ontario, 1990 is amended by striking out “the concentration limits” and substituting “the limits”.

2. (1) Clause 252 (1) (b) of the Regulation is amended by striking out “values” at the end of the portion before subclause (i) and substituting “limits”.

(2) Subclause 252 (1) (b) (ii) of the Regulation is amended by striking out “values” and substituting “limits”.

3. (1) Clause 253 (1) (b) of the Regulation is amended by striking out “values” at the end of the portion before subclause (i) and substituting “limits”.

(2) Subclause 253 (1) (b) (ii) of the Regulation is amended by striking out “values” and substituting “limits”.

4. Clause 254 (1) (b) of the Regulation is revoked and the following substituted:

- (b) if Regulation 833 of the Revised Regulations of Ontario, 1990 (Control of Exposure to Biological or Chemical Agents) made under the Act applies, a continuous supply of fresh air shall be provided and used to dilute and remove contaminants in a raise, and in a sub-drift for any advance in excess of 10 metres from a mechanical mine ventilation system, to prevent exposure of a worker to contaminants in excess of,

- (i) the limits prescribed under section 4 of Regulation 833 of the Revised Regulations of Ontario, 1990, or
- (ii) if no limits are prescribed under section 4 of Regulation 833 of the Revised Regulations of Ontario, 1990, the limits adopted as criteria or guides under section 283 of this Regulation.

5. Section 286 of the Regulation is revoked and the following substituted:

286. (1) If Regulation 833 of the Revised Regulations of Ontario, 1990 (Control of Exposure to Biological or Chemical Agents) made under the Act applies and a local exhaust ventilation system recirculates air to the workplace, provision shall be made for a make-up air supply system having sufficient volume to keep any contaminants below,

- (a) the limits prescribed under section 4 of Regulation 833 of the Revised Regulations of Ontario, 1990; or
 - (b) if no limits are prescribed under section 4 of Regulation 833 of the Revised Regulations of Ontario, 1990, the limits adopted as criteria or guides under section 283 of this Regulation,
- (2) The contaminant level in the recirculated air shall not exceed 20 per cent of the limits described in subsection (1).

6. Clause (c) of the definition of “acceptable atmospheric levels” in section 294 of the Regulation is revoked and the following substituted:

- (c) the exposure to atmospheric contaminants does not exceed any applicable limit set out in Regulation 833 of the Revised Regulations of Ontario, 1990 (Control of Exposure to Biological or Chemical Agents) made under the Act or Ontario Regulation 490/09 (Designated Substances) made under the Act;

7. Table 1 of the Regulation is revoked.

8. This Regulation comes into force on the later of July 1, 2010 and the day this Regulation is filed.

1/10

ONTARIO REGULATION 497/09

made under the

ENVIRONMENTAL ASSESSMENT ACT

Made: December 9, 2009

Filed: December 17, 2009

Published on e-Laws: December 21, 2009

Printed in *The Ontario Gazette*: January 2, 2010

EXEMPTION — IPPERWASH PROVINCIAL PARK

Definition

1. In this Regulation,

“Ipperwash Provincial Park” means the land that, on the day this Regulation comes into force, is delimited or set aside for that provincial park under Ontario Regulation 316/07 (Designation and Classification of Provincial Parks) made under the *Provincial Parks and Conservation Reserves Act, 2006*.

Exemption, rescission of park boundaries

2. The undertaking of rescinding the boundaries of Ipperwash Provincial Park is exempt from the Act.

Exemption, transfer by ministerial order

3. The undertaking of transferring by ministerial order under section 37.1 of the *Public Lands Act* the administration and control of one or more of the following to the Crown in right of Canada for the use and benefit of the Chippewas of Kettle and Stony Point First Nation is exempt from the Act:

- 1. Ipperwash Provincial Park or any part of Ipperwash Provincial Park.
- 2. Any buildings or structures in Ipperwash Provincial Park.
- 3. The road that is adjacent to the south and east boundary of Ipperwash Provincial Park, commonly known as Matheson Drive.
- 4. Any portion of the road described in paragraph 3.

5. The part of the road that is adjacent to the west boundary of Ipperwash Provincial Park, commonly known as Army Camp Road, that extends north and east of the intersection of that road and the road commonly known as East Parkway Drive or East Ipperwash Drive to the water's edge of Lake Huron and that is approximately 21.5 metres in width.
6. Any portion of the part of the road described in paragraph 5.

Exemption, undertakings carried out during specified time period

4. (1) Subject to subsection (2), the following undertakings are exempt from the Act:

1. Any undertaking in or in respect of Ipperwash Provincial Park.
2. Any undertaking in respect of any buildings or structures in Ipperwash Provincial Park.
3. Any undertaking in respect of a road or a portion of a road described in paragraph 3, 4, 5 or 6 of section 3 if the undertaking relates directly or indirectly to the transfer described in section 3 of anything described in paragraph 1, 2, 3, 4, 5 or 6 of section 3 or to the preparation for such a transfer.

(2) Subsection (1) applies in respect of an undertaking if the undertaking is carried out on a day before the later of the following days:

1. The day that a transfer described in section 3 of anything described in paragraph 1, 2, 3, 4, 5 or 6 of section 3 is registered in the proper land registry office.
2. The day that a transfer described in section 3 of anything described in paragraph 1, 2, 3, 4, 5 or 6 of section 3 is accepted by the Crown in right of Canada under the *Federal Real Property and Federal Immovables Act*.

Commencement

5. This Regulation comes into force on the day it is filed.

1/10

ONTARIO REGULATION 498/09

made under the

ONTARIO NEW HOME WARRANTIES PLAN ACT

Made: November 26, 2009
 Filed: December 17, 2009
 Published on e-Laws: December 21, 2009
 Printed in *The Ontario Gazette*: January 2, 2010

Amending Reg. 892 of R.R.O. 1990
 (Administration of the Plan)

Note: Regulation 892 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Section 8.1 of Regulation 892 of the Revised Regulations of Ontario, 1990 is revoked.
2. (1) Subparagraph 3 (1) of Schedule A to the Regulation is revoked and the following substituted:

Enrolment and Re-enrolment Fee		
3. (1)	The enrolment fee for every home of a type referred to in clauses (a), (b) and (c) of the definition of "home" in section 1 of the Act is as follows:	
	Sale Price of the Home	Fee
	\$100,000 or less	535
	over \$100,000 up to and including \$150,000	580
	over \$150,000 up to and including \$200,000	650
	over \$200,000 up to and including \$250,000	720
	over \$250,000 up to and including \$300,000	790
	over \$300,000 up to and including \$350,000	860
	over \$350,000 up to and including \$400,000	930
	over \$400,000 up to and including \$450,000	1,000

Enrolment and Re-enrolment Fee		
3. (1)	The enrolment fee for every home of a type referred to in clauses (a), (b) and (c) of the definition of "home" in section 1 of the Act is as follows:	
	Sale Price of the Home	Fee
	over \$450,000 up to and including \$500,000	1.070
	over \$500,000 up to and including \$550,000	1.150
	over \$550,000 up to and including \$600,000	1.200
	over \$600,000 up to and including \$650,000	1.250
	over \$650,000 up to and including \$700,000	1.300
	over \$700,000 up to and including \$750,000	1.350
	over \$750,000 up to and including \$800,000	1.400
	over \$800,000 up to and including \$850,000	1.450
	over \$850,000 up to and including \$900,000	1.500
	over \$900,000 up to and including \$950,000	1.550
	over \$950,000 up to and including \$1,000,000	1.600
	greater than \$1,000,000	1.650

(2) Paragraph 4 of Schedule A to the Regulation is revoked.

3. (1) Subject to subsection (2), this Regulation comes into force on the day it is filed.

(2) Subsection 2 (1) comes into force on the later of January 1, 2010 and the day this Regulation is filed.

RÈGLEMENT DE L'ONTARIO 498/09

pris en application de la

LOI SUR LE RÉGIME DE GARANTIES DES LOGEMENTS NEUFS DE L'ONTARIO

pris le 26 novembre 2009
déposé le 17 décembre 2009
publié sur le site Lois-en-ligne le 21 décembre 2009
imprimé dans la *Gazette de l'Ontario* le 2 janvier 2010

modifiant le Règl. 892 des R.R.O. de 1990
(Administration du Régime)

Remarque : Le Règlement 892 a été modifié antérieurement. Ces modifications sont indiquées dans l'Histoire législative détaillée des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. L'article 8.1 du Règlement 892 des Règlements refondus de l'Ontario de 1990 est abrogé.

2. (1) La sous-disposition 3 (1) de l'annexe A du Règlement est abrogée et remplacée par ce qui suit :

Droits d'enregistrement et de nouvel enregistrement		
3. (1)	Les droits d'enregistrement pour chaque logement d'un genre visé aux alinéas a), b) et c) de la définition de «logement» à l'article 1 de la Loi s'établissent comme suit :	
	Prix de vente du logement	Droits
	100 000 \$ ou moins	535
	plus de 100 000 \$, jusqu'à concurrence de 150 000 \$	580
	plus de 150 000 \$, jusqu'à concurrence de 200 000 \$	650
	plus de 200 000 \$, jusqu'à concurrence de 250 000 \$	720
	plus de 250 000 \$, jusqu'à concurrence de 300 000 \$	790
	plus de 300 000 \$, jusqu'à concurrence de 350 000 \$	860
	plus de 350 000 \$, jusqu'à concurrence de 400 000 \$	930
	plus de 400 000 \$, jusqu'à concurrence de 450 000 \$	1 000
	plus de 450 000 \$, jusqu'à concurrence de 500 000 \$	1 070
	plus de 500 000 \$, jusqu'à concurrence de 550 000 \$	1 150
	plus de 550 000 \$, jusqu'à concurrence de 600 000 \$	1 200
	plus de 600 000 \$, jusqu'à concurrence de 650 000 \$	1 250
	plus de 650 000 \$, jusqu'à concurrence de 700 000 \$	1 300
	plus de 700 000 \$, jusqu'à concurrence de 750 000 \$	1 350
	plus de 750 000 \$, jusqu'à concurrence de 800 000 \$	1 400

Droits d'enregistrement et de nouvel enregistrement		
3. (1)	Les droits d'enregistrement pour chaque logement d'un genre visé aux alinéas a), b) et c) de la définition de «logement» à l'article 1 de la Loi s'établissent comme suit :	
	Prix de vente du logement	Droits
	plus de 800 000 \$, jusqu'à concurrence de 850 000 \$	1 450
	plus de 850 000 \$, jusqu'à concurrence de 900 000 \$	1 500
	plus de 900 000 \$, jusqu'à concurrence de 950 000 \$	1 550
	plus de 950 000 \$, jusqu'à concurrence de 1 000 000 \$	1 600
	plus de 1 000 000 \$	1 650

(2) La disposition 4 de l'annexe A du Règlement est abrogée.

3. (1) Sous réserve du paragraphe (2), le présent règlement entre en vigueur le jour de son dépôt.

(2) Le paragraphe 2 (1) entre en vigueur le dernier en date du 1^{er} janvier 2010 et du jour de son dépôt.

Made by:

Pris par :

TARION WARRANTY CORPORATION:

Le président,

HARRY HERSKOWITZ
Chairman

Le secrétaire de la Société,

ALEX W. MACFARLANE
Corporate Secretary

Date made by the directors: November 26, 2009.
Pris par les administrateurs le : 26 novembre 2009.

Date confirmed by the members in accordance with the *Corporations Act*: November 26, 2009.
Ratifié par les membres conformément à la *Loi sur les personnes morales* le : 26 novembre 2009.

Le secrétaire de la Société,

ALEX W. MACFARLANE
Corporate Secretary

Date certified: December 15, 2009.
Attesté le : 15 décembre 2009.

ONTARIO REGULATION 499/09
made under the
MUNICIPAL ELECTIONS ACT, 1996

Made: December 17, 2009
Filed: December 17, 2009
Published on e-Laws: December 21, 2009
Printed in *The Ontario Gazette*: January 2, 2010

Amending O. Reg. 101/97
(General)

Note: Ontario Regulation 101/97 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Paragraph 1 of section 5 of Ontario Regulation 101/97 is amended by striking out “70 cents” and substituting “85 cents”.

(2) Paragraph 2 of section 5 of the Regulation is amended by striking out “70 cents” and substituting “85 cents”.

2. Sections 7, 8, 9, 10, 11, 12, 13, 14 and 15 of the Regulation are revoked and the following substituted:

7. (1) The following forms are prescribed as the required forms for the purposes indicated:

1. Form 1: a nomination under section 33 of the Act.
2. Form 2 or 2.1: a ballot under section 41 of the Act.
3. Form 3: an appointment of a voting proxy, declaration of voting proxy, clerk's certificate and oath of voting proxy under section 44 of the Act.
4. Form 4: a consolidated financial statement and auditor's report under section 78 of the Act.
5. Form 5: a financial statement under section 79.1 of the Act for subsequent expenses after the return of a surplus.
6. Form 6: a notice of extension of campaign period under subsection 68 (1) of the Act.
7. Form 7: a notice of registration under section 39.1 of the Act.
8. Form 8: a financial statement and auditor's report under section 78 of the Act, as made applicable by section 82.1 of the Act.

(2) The forms prescribed by subsection (1) are the forms dated January 2010 that are available on the website of the Government of Ontario Central Forms Repository at www.forms.ssb.gov.on.ca under the listing for the Ministry of Municipal Affairs and Housing.

3. This Regulation comes into force on January 1, 2010.

RÈGLEMENT DE L'ONTARIO 499/09
pris en application de la
LOI DE 1996 SUR LES ÉLECTIONS MUNICIPALES

pris le 17 décembre 2009
déposé le 17 décembre 2009
publié sur le site Lois-en-ligne le 21 décembre 2009
imprimé dans la *Gazette de l'Ontario* le 2 janvier 2010

modifiant le Règl. de l'Ont. 101/97
(Dispositions générales)

Remarque : Le Règlement de l'Ontario 101/97 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) La disposition 1 de l'article 5 du Règlement de l'Ontario 101/97 est modifiée par substitution de «85 cents» à «70 cents».

(2) La disposition 2 de l'article 5 du Règlement est modifiée par substitution de «85 cents» à «70 cents».

2. Les articles 7, 8, 9, 10, 11, 12, 13, 14 et 15 du Règlement sont abrogés et remplacés par ce qui suit :

7. (1) Les formules suivantes sont prescrites comme étant les formules exigées aux fins indiquées ci-dessous :

1. Formule 1 : la déclaration de candidature prévue à l'article 33 de la Loi.
2. Formule 2 ou 2.1 : le bulletin de vote prévu à l'article 41 de la Loi.
3. Formule 3 : la nomination d'un mandataire, la déclaration du mandataire, le certificat du secrétaire et le serment du mandataire prévus à l'article 44 de la Loi.
4. Formule 4 : l'état financier consolidé et le rapport du vérificateur prévus à l'article 78 de la Loi.
5. Formule 5 : l'état financier prévu à l'article 79.1 de la Loi à l'égard de dépenses subséquentes engagées après la remise d'un excédent.
6. Formule 6 : l'avis de prolongation de la période de campagne électorale prévu au paragraphe 68 (1) de la Loi.
7. Formule 7 : l'avis d'inscription prévu à l'article 39.1 de la Loi.
8. Formule 8 : l'état financier et le rapport du vérificateur prévus à l'article 78 de la Loi, tel qu'il s'applique par l'effet de l'article 82.1 de la Loi.

(2) Les formules prescrites par le paragraphe (1) sont les formules datées de janvier 2010 que l'on peut se procurer sur le site Web du Répertoire central des formulaires du gouvernement de l'Ontario au www.forms.ssb.gov.on.ca, sous la rubrique du ministère des Affaires municipales et du Logement.

3. Le présent règlement entre en vigueur le 1^{er} janvier 2010.

Made by:

Pris par :

Le ministre des Affaires municipales et du Logement,

JIM WATSON

Minister of Municipal Affairs and Housing

Date made: December 17, 2009.

Pris le : 17 décembre 2009.

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ONTARIO REGULATION 500/09

made under the

MUNICIPAL ELECTIONS ACT, 1996

Made: December 17, 2009

Filed: December 17, 2009

Published on e-Laws: December 21, 2009

Printed in *The Ontario Gazette*: January 2, 2010

VOTER IDENTIFICATION

Proof of identity and residence

1. Each of the following options is prescribed as the proof of identify and residence that a person may present for the purposes of subparagraph 52 (1) 1 ii of the Act:

1. Option 1: An original copy of a document listed in Schedule 1 to this Regulation, if the document shows the person's name, qualifying address and signature.

2. Option 2: An original copy of a document listed in Schedule 2, if the document shows the person's name and signature, presented together with an original copy of a document listed in Schedule 3, if the document shows the person's name and qualifying address.

Commencement**2. This Regulation comes into force on January 1, 2010.**

SCHEDULE 1
(DOCUMENTS THAT SHOW NAME, QUALIFYING ADDRESS AND SIGNATURE)

1. An Ontario driver's licence.
2. An Ontario Health Card (photo card).
3. An Ontario motor vehicle permit (plate portion).
4. A cancelled personalized cheque.
5. A mortgage, lease or rental agreement.
6. An insurance policy.
7. A loan or financial agreement with a financial institution.
8. A document issued or certified by a court in Ontario.
9. Any other document from the government of Canada, Ontario or a municipality in Ontario or from an agency of such a government.
10. Any document from a Band Council in Ontario established under the *Indian Act* (Canada).

SCHEDULE 2
(DOCUMENTS THAT SHOW NAME AND SIGNATURE)

1. An Ontario driver's licence.
2. An Ontario Health Card.
3. An Ontario motor vehicle permit (plate portion).
4. A Canadian passport.
5. A Certificate of Canadian Citizenship.
6. A Certificate of Indian Status.
7. A Veterans Affairs Canada Health Card.
8. A social insurance number card.
9. An Old Age Security Card.
10. A credit card.
11. A debit card.
12. An employee identification card.
13. A student identification card issued by a post-secondary institution.
14. A union identification card or a professional licence card.
15. A cancelled personalized cheque.
16. A mortgage, lease or rental agreement for property in Ontario.
17. An insurance policy.
18. A document issued or certified by a court in Ontario.
19. Any other document from the government of Canada, Ontario or a municipality in Ontario or from an agency of such a government.
20. Any document from a Band Council in Ontario established under the *Indian Act* (Canada).

SCHEDULE 3
(DOCUMENTS THAT SHOW NAME AND QUALIFYING ADDRESS)

1. An Ontario motor vehicle permit (vehicle portion).
2. An income tax assessment notice.
3. A Child Tax Benefit Statement.
4. A Statement of Employment Insurance Benefits Paid T4E.
5. A Statement of Old Age Security T4A (OAS).
6. A Statement of Canada Pension Plan Benefits T4A (P).
7. A Canada Pension Plan Statement of Contributions.
8. A Statement of Direct Deposit for Ontario Works.
9. A Statement of Direct Deposit for Ontario Disability Support Program.
10. A Workplace Safety and Insurance Board Statement of Benefits T5007.
11. A property tax assessment.
12. An insurance statement.
13. A mortgage, lease or rental statement for property in Ontario.
14. A credit card, bank account, RRSP, RRIF, RHOSP or T5 statement.
15. A CNIB Card or a card from another registered charitable organization which provides services to persons with disabilities.
16. A hospital card or record.
17. A document showing campus residence issued by the office or officials responsible for student residence at a post-secondary institution.
18. A utility bill for hydro, water, gas, telephone or cable TV or a bill from a public utilities commission.
19. A cheque stub, T4 statement or pay receipt issued by an employer.
20. A transcript or report card from a post-secondary school.
21. A document issued or certified by a court in Ontario.
22. Any other document from the government of Canada, Ontario or a municipality in Ontario or from an agency of such a government.
23. Any document from a Band Council in Ontario established under the *Indian Act* (Canada).

RÈGLEMENT DE L'ONTARIO 500/09

pris en application de la

LOI DE 1996 SUR LES ÉLECTIONS MUNICIPALES

pris le 17 décembre 2009
déposé le 17 décembre 2009
publié sur le site Lois-en-ligne le 21 décembre 2009
imprimé dans la *Gazette de l'Ontario* le 2 janvier 2010

IDENTIFICATION DES ÉLECTEURS

Preuve d'identité et de résidence

1. Les options suivantes sont prescrites comme preuves d'identité et de résidence qu'une personne peut fournir pour l'application de la sous-disposition 52 (1) 1 ii de la Loi :

1. Option 1 : L'original d'un des documents énumérés à l'annexe 1 du présent règlement, s'il porte le nom, l'adresse habilitante et la signature de la personne.

2. Option 2 : L'original d'un des documents énumérés à l'annexe 2, s'il porte le nom et la signature de la personne, accompagné de l'original d'un des documents énumérés à l'annexe 3, s'il porte son nom et son adresse habitante.

Entrée en vigueur

2. Le présent règlement entre en vigueur le 1^{er} janvier 2010.

ANNEXE 1
(DOCUMENTS PORTANT LE NOM, L'ADRESSE HABITANTE ET LA SIGNATURE)

1. Permis de conduire de l'Ontario.
2. Carte Santé de l'Ontario (avec photo).
3. Certificat d'immatriculation de véhicule automobile de l'Ontario (portion relative à la plaque).
4. Chèque personnalisé annulé.
5. Contrat hypothécaire, de bail ou de location.
6. Police d'assurance.
7. Contrat de prêt ou accord financier avec une institution financière.
8. Document délivré ou certifié par un tribunal de l'Ontario.
9. Tout autre document émanant du gouvernement du Canada ou de l'Ontario ou encore d'une municipalité de l'Ontario ou d'un de leurs organismes.
10. Tout document émanant d'un conseil de bande de l'Ontario constitué en vertu de la *Loi sur les Indiens* (Canada).

ANNEXE 2
(DOCUMENTS PORTANT LE NOM ET LA SIGNATURE)

1. Permis de conduire de l'Ontario.
2. Carte Santé de l'Ontario.
3. Certificat d'immatriculation de véhicule automobile de l'Ontario (portion relative à la plaque).
4. Passeport canadien.
5. Certificat de citoyenneté canadienne.
6. Certificat du statut d'Indien.
7. Carte d'identité de soins de santé d'Anciens Combattants Canada.
8. Carte d'assurance sociale.
9. Carte d'identité de la Sécurité de la vieillesse.
10. Carte de crédit.
11. Carte de débit.
12. Carte d'identité d'employé.
13. Carte d'identité d'étudiant délivrée par un établissement postsecondaire.
14. Carte d'identité délivrée par un syndicat ou par un organisme de réglementation professionnelle.
15. Chèque personnalisé annulé.
16. Contrat hypothécaire, de bail ou de location pour un bien situé en Ontario.
17. Police d'assurance.
18. Document délivré ou certifié par un tribunal de l'Ontario.
19. Tout autre document émanant du gouvernement du Canada ou de l'Ontario ou encore d'une municipalité de l'Ontario ou d'un de leurs organismes.
20. Tout document émanant d'un conseil de bande de l'Ontario constitué en vertu de la *Loi sur les Indiens* (Canada).

ANNEXE 3
(DOCUMENTS PORTANT LE NOM ET L'ADRESSE HABILITANTE)

1. Certificat d'immatriculation de véhicule automobile de l'Ontario (portion relative à la plaque).
2. Avis de cotisation de l'impôt sur le revenu.
3. Relevé de Prestation fiscale pour enfants.
4. État des prestations d'assurance-emploi versées — T4E.
5. Relevé de la Sécurité de la vieillesse — T4A (OAS).
6. État des prestations du Régime de pensions du Canada — T4A (P).
7. État de compte du cotisant au Régime de pensions du Canada.
8. Relevé de virement automatique pour le programme Ontario au travail.
9. Relevé de virement automatique pour le Programme ontarien de soutien aux personnes handicapées.
10. État des prestations de la Commission de la sécurité professionnelle et de l'assurance contre les accidents du travail — T5007.
11. Avis d'évaluation foncière.
12. Relevé d'assurance.
13. Contrat hypothécaire, de bail ou de location pour un bien situé en Ontario.
14. Relevé de carte de crédit, de compte bancaire, de REER, de FERR ou de REEL, ou feuillet T5.
15. Carte de l'INCA ou carte d'un autre organisme de bienfaisance enregistré qui fournit des services aux personnes handicapées.
16. Carte ou dossier d'hôpital.
17. Attestation de résidence sur le campus, délivrée par le bureau ou les responsables des résidences d'étudiants d'un établissement postsecondaire.
18. Facture d'un service public (électricité, eau, gaz, téléphone, câblodistribution ou commission des services publics).
19. Talon de chèque, feuillet T4 ou relevé de paie délivré par un employeur.
20. Relevé de notes délivré par un établissement postsecondaire.
21. Document délivré ou certifié par un tribunal de l'Ontario.
22. Tout autre document émanant du gouvernement du Canada ou de l'Ontario ou encore d'une municipalité de l'Ontario ou d'un de leurs organismes.
23. Tout document émanant d'un conseil de bande de l'Ontario constitué en vertu de la *Loi sur les Indiens* (Canada).

Made by:
Pris par :

Le ministre des Affaires municipales et du Logement,

JIM WATSON
Minister of Municipal Affairs and Housing

Date made: December 17, 2009.
Pris le : 17 décembre 2009.

ONTARIO REGULATION 501/09

made under the

BARRIE-INNISFIL BOUNDARY ADJUSTMENT ACT, 2009

Made: December 15, 2009

Filed: December 17, 2009

Published on e-Laws: December 21, 2009

Printed in *The Ontario Gazette*: January 2, 2010**WARD DESCRIPTIONS AND BOUNDARY ADJUSTMENT****Change in description of annexed area**

1. (1) On January 1, 2010, the description of the portion of the Town of Innisfil that is annexed to the City of Barrie under subsection 2 (1) of the Act is changed as described in subsection (2).

(2) For the purposes of subsection (1), Schedule 1 to the Act is deemed to be amended by striking out,

Thence westerly along the northerly limit of the south half of Lots 5, 4, 3, 2 and 1 in Concession XI to the centre line of County Road 27 also being the westerly boundary of the Town of Innisfil;

Thence southerly along the centre line of County Road 27 and the westerly boundary of the Town of Innisfil to the point of commencement;

and substituting,

Thence westerly along the northerly limit of the south half of Lots 5, 4, 3, 2 and 1 in Concession XI to the westerly boundary, as it existed on December 31, 2009, of the Town of Innisfil;

Thence southerly along the westerly boundary of the Town of Innisfil to the point of commencement.

Change in certain wards

2. On January 1, 2010, Wards 7, 8, 9 and 10 of the City of Barrie are altered as follows:

1. Ward 7 consists of the area described in Schedule 1 to this Regulation.
2. Ward 8 consists of the area described in Schedule 2 to this Regulation.
3. Ward 9 consists of the area described in Schedule 3 to this Regulation.
4. Ward 10 consists of the area described in Schedule 4 to this Regulation.

Commencement

3. This Regulation comes into force on the day it is filed.

**SCHEDULE 1
WARD 7 OF THE CITY OF BARRIE**

Ward 7 consists of the area of the City of Barrie contained within the following limits:

Commencing at the intersection of the half lot line of Concession IX and Highway 400 proceeding west on Concession IX to the westerly boundary, as it existed on December 31, 2009, of the Town of Innisfil, proceeding north along the centre line of the original road allowance to the south limit of Harvie Road, proceeding east on Harvie Road being the original road allowance between Concessions XII and XIII to the most north westerly point of Block 209, Plan 51M-669, proceeding south along the westerly lot lines of Blocks 209, 208 and 211 on Plan 51M-669, proceeding north easterly along the most easterly lot line of Block 211 to the north westerly corner of Lot 199 on Plan 51M-669, proceeding north easterly across Harvie Road to the south westerly corner of Lot 69 on Plan 51M-799, proceeding north along the northerly lot line of Lot 69 to the northerly limit of Lot 69, proceeding south along the northerly lot lines of the Lot 69, Blocks 127, 128, 129 and Part 11, 12, 14 on Plan 51M-799, to the south limit of Harvie Road, proceeding east on the southerly limit of Harvie Road to the westerly limit of Highway 400, proceeding south on Highway 400 to the point of commencement.

**SCHEDULE 2
WARD 8 OF THE CITY OF BARRIE**

Ward 8 consists of the area of the City of Barrie contained within the following limits:

Commencing at the intersection of Sideroad 10 and the half lot line of Concession IX, proceeding west on the half lot line of Concession IX to the east limit of Highway 400, proceeding north on the easterly limit of Highway 400 to the southerly limit of Essa Road, proceeding north east on Essa Road to the southerly limit of Tiffin Street, proceeding easterly on Tiffin Street to the shoreline of Kempenfelt Bay, proceeding easterly along the shoreline to the unopened portion of Huronia Road, proceeding southerly on the westerly limit of Huronia Road, to the south limit of Mapleview Drive East, proceeding east on Mapleview Drive East to the lot line between Lots 12 and 13 in Concession XI proceeding south along the lot line between Lots 12 and 13 in Concession XI to the north limit of Lockhart Road, proceeding west on the north limit of Lockhart Road to the westerly limit of Sideroad 10, proceeding south on the westerly limit of Sideroad 10 to the point of commencement.

SCHEDULE 3
WARD 9 OF THE CITY OF BARRIE

Ward 9 consists of the area of the City of Barrie contained within the following limits:

Commencing at the intersection of the north west corner of the GO Transit rail line and Lockhart Road, proceeding westerly on the north limit of Lockhart Road to the lot line between Lots 12 and 13 in Concession XI proceeding north along the lot line between Lots 12 and 13 to the north limit of Mapleview Drive East, proceeding west on the northerly limit of Mapleview Drive East to the east limit of Huronia Road, proceeding north on the easterly limit of Huronia Road to the GO Transit rail line, proceeding south easterly along the south westerly limit of the rail line to the point of commencement.

SCHEDULE 4
WARD 10 OF THE CITY OF BARRIE

Ward 10 consists of the area of the City of Barrie contained within the following limits:

Commencing at the intersection of the north west corner of Sideroad 20 and the south limit of Concession XI being the north limit of Lockhart Road proceeding west on the north limit of Lockhart Road to the easterly limit of the GO Transit rail line, following the easterly limit of the rail line to the unopened portion of Huronia Road, proceeding north on the easterly limit of the unopened portion of Huronia Road to the shoreline of Kempenfelt Bay proceeding east along the shoreline of Kempenfelt Bay to the easterly boundary of the City limits, proceeding south along the City limits to Big Bay Point Road, proceeding east on the southerly limit of Big Bay Point Road to the westerly limit of Sideroad 20, proceeding southerly on Sideroad 20 to the point of commencement.

RÈGLEMENT DE L'ONTARIO 501/09

pris en application de la

**LOI DE 2009 SUR LA MODIFICATION DES LIMITES TERRITORIALES ENTRE BARRIE ET
INNISFIL**

pris le 15 décembre 2009
déposé le 17 décembre 2009
publié sur le site Lois-en-ligne le 21 décembre 2009
imprimé dans la *Gazette de l'Ontario* le 2 janvier 2010

**DESCRIPTION DES QUARTIERS ÉLECTORAUX ET MODIFICATION DES LIMITES
TERRITORIALES**

Modification de la description du secteur annexé

1. (1) Le 1^{er} janvier 2010, la description de la partie de la ville d'Innisfil qui est annexée à la cité de Barrie en application du paragraphe 2 (1) de la Loi est modifiée comme l'indique le paragraphe (2).

(2) Pour l'application du paragraphe (1), l'annexe 1 de la Loi est réputée modifiée par substitution de ce qui suit :

De là, suivant vers l'ouest la limite nord de la moitié sud des lots 5, 4, 3, 2 et 1 de la concession XI jusqu'à la limite ouest, telle qu'elle existait le 31 décembre 2009, de la ville d'Innisfil;

De là, suivant vers le sud la limite ouest de la ville d'Innisfil jusqu'au point de départ;

à :

De là, suivant vers l'ouest la limite nord de la moitié sud des lots 5, 4, 3, 2 et 1 de la concession XI jusqu'à la ligne médiane de la route de comté n° 27, qui est également la limite ouest de la ville d'Innisfil;

De là, suivant vers le sud la ligne médiane de la route de comté n° 27 et la limite ouest de la ville d'Innisfil jusqu'au point de départ;

Modification de certains quartiers électoraux

2. Le 1^{er} janvier 2010, les quartiers 7, 8, 9 et 10 de la cité de Barrie sont modifiés de la façon suivante :

1. Le quartier n° 7 est constitué du secteur décrit à l'annexe 1 du présent règlement.
2. Le quartier n° 8 est constitué du secteur décrit à l'annexe 2 du présent règlement.
3. Le quartier n° 9 est constitué du secteur décrit à l'annexe 3 du présent règlement.
4. Le quartier n° 10 est constitué du secteur décrit à l'annexe 4 du présent règlement.

Entrée en vigueur

3. Le présent règlement entre en vigueur le jour de son dépôt.

ANNEXE 1 QUARTIER 7 DE LA CITÉ DE BARRIE

Le quartier n° 7 est constitué du secteur de la cité de Barrie délimité comme suit :

Commençant à l'intersection de la ligne de demi-lot de la concession IX et de l'autoroute 400; de là, suivant vers l'ouest la concession IX jusqu'à la limite ouest, telle qu'elle existait le 31 décembre 2009, de la ville d'Innisfil; de là, suivant vers le nord la ligne médiane de la réserve routière primitive jusqu'à la limite sud de Harvie Road; de là, suivant vers l'est Harvie Road, soit la réserve routière primitive entre les concessions XII et XIII, jusqu'à l'extrême nord-ouest de la pièce 209 figurant sur le plan n° 51M-669; de là, suivant vers le sud les lignes de lot ouest des pièces 209, 208 et 211 figurant sur le plan n° 51M-669; de là, suivant vers le nord-est la ligne de lot la plus à l'est de la pièce 211 jusqu'à l'angle nord-ouest du lot 199 figurant sur le plan n° 51M-669; de là, traversant Harvie Road en direction nord-est jusqu'à l'angle sud-ouest du lot 69 figurant sur le plan n° 51M-799; de là, suivant vers le nord la ligne de lot nord du lot 69 jusqu'à la limite nord du lot 69; de là, suivant vers le sud les lignes de lot nord du lot 69, des pièces 127, 128 et 129 et des parties 11, 12 et 14 figurant sur le plan n° 51M-799 jusqu'à la limite sud de Harvie Road; de là, suivant vers l'est la limite sud de Harvie Road jusqu'à la limite ouest de l'autoroute 400; et de là, suivant vers le sud l'autoroute 400 jusqu'au point de départ.

ANNEXE 2 QUARTIER 8 DE LA CITÉ DE BARRIE

Le quartier n° 8 est constitué du secteur de la cité de Barrie délimité comme suit :

Commençant à l'intersection de la route secondaire n° 10 et de la ligne de demi-lot de la concession IX; de là, suivant vers l'ouest la ligne de demi-lot de la concession IX jusqu'à la limite est de l'autoroute 400; de là, suivant vers le nord la limite est de l'autoroute 400 jusqu'à la limite sud d'Essa Road; de là, suivant vers le nord-est Essa Road jusqu'à la limite sud de Tiffin Street; de là, suivant vers l'est Tiffin Street jusqu'au rivage de la baie Kempenfelt; de là, suivant vers l'est le rivage jusqu'à la section non ouverte de Huronia Road; de là, suivant vers le sud la limite ouest de Huronia Road jusqu'à la limite sud de Mapleview Drive East; de là, suivant vers l'est Mapleview Drive East jusqu'à la ligne de lot située entre les lots 12 et 13 de la concession XI; de là, suivant vers le sud la ligne de lot située entre les lots 12 et 13 de la concession XI jusqu'à la limite nord de Lockhart Road; de là, suivant vers l'ouest la limite nord de Lockhart Road jusqu'à la limite ouest de la route secondaire n° 10; et de là, suivant vers le sud la limite ouest de la route secondaire n° 10 jusqu'au point de départ.

ANNEXE 3 QUARTIER 9 DE LA CITÉ DE BARRIE

Le quartier n° 9 est constitué du secteur de la cité de Barrie délimité comme suit :

Commençant à l'intersection de l'angle nord-ouest de la voie ferrée du réseau de transport en commun GO et de Lockhart Road; de là, suivant vers l'ouest la limite nord de Lockhart Road jusqu'à la ligne de lot située entre les lots 12 et 13 de la concession XI; de là, suivant vers le nord la ligne de lot située entre les lots 12 et 13 jusqu'à la limite nord de Mapleview

Drive East; de là, suivant vers l'ouest la limite nord de Maplevue Drive East jusqu'à la limite est de Huronia Road; de là, suivant vers le nord la limite est de Huronia Road jusqu'à la voie ferrée du réseau de transport en commun GO; et de là, suivant vers le sud-est la limite sud-ouest de la voie ferrée jusqu'au point de départ.

ANNEXE 4
QUARTIER 10 DE LA CITÉ DE BARRIE

Le quartier n° 10 est constitué du secteur de la cité de Barrie délimité comme suit :

Commençant à l'intersection de l'angle nord-ouest de la route secondaire n° 20 et de la limite sud de la concession XI, soit la limite nord de Lockhart Road; de là, suivant vers l'ouest la limite nord de Lockhart Road jusqu'à la limite est de la voie ferrée du réseau de transport en commun GO; de là, suivant la limite est de la voie ferrée jusqu'à la section non ouverte de Huronia Road; de là, suivant vers le nord la limite est de la section non ouverte de Huronia Road jusqu'au rivage de la baie Kempenfelt; de là, suivant vers l'est le rivage de la baie Kempenfelt jusqu'à la limite est des limites de la cité; de là, suivant vers le sud les limites de la cité jusqu'à Big Bay Point Road; de là, suivant vers l'est la limite sud de Big Bay Point Road jusqu'à la limite ouest de la route secondaire n° 20; et de là, suivant vers le sud la route secondaire n° 20 jusqu'au point de départ.

Made by:
Pris par :

Le ministre des Affaires municipales et du Logement,

JIM WATSON
Minister of Municipal Affairs and Housing

Date made: December 15, 2009.
Pris le : 15 décembre 2009.

1/10

ONTARIO REGULATION 502/09

made under the

MILK ACT

Made: December 16, 2009
Filed: December 17, 2009
Published on e-Laws: December 21, 2009
Printed in *The Ontario Gazette*: January 2, 2010

Amending Reg. 753 of R.R.O. 1990
(Grades, Standards, Designations, Classes, Packing and Marking)

Note: Regulation 753 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) The description of class 1a of the Table to section 11 of Regulation 753 of the Revised Regulations of Ontario, 1990 is amended by striking out “90% of the amount of” and substituting “Milk used to process”.
- (2) The description of class 1b of the Table to section 11 of the Regulation is amended by striking out “90% of the amount of” and substituting “Milk used to process”.

2. This Regulation comes into force on February 1, 2010.

Made by:

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

G. KAMENZ
Chair

GEORGE MCCAW
Director, Secretary to the OFPMC

Date made: December 16, 2009.

1/10

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

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- 3) Pour chaque insertion supplémentaire commandée en même temps que l'insertion initiale, le tarif est 40,00\$
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50 rue Grosvenor, Toronto (Ontario) M7A 1N8

Téléphone (416) 326-5306

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Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at mbs.GazettePubsOnt@ontario.ca

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Parliamentary Notice Avis parlementaire

Royal Assent

THE PROVINCE OF ONTARIO

Toronto, Tuesday, December 15, 2009, 3:05 p.m.

In the name of Her Majesty the Queen, His Honour the Lieutenant Governor, assented to the following bills in his office:-

- | | |
|----------|--|
| Bill 168 | An Act to amend the Occupational Health and Safety Act with respect to violence and harassment in the workplace and other matters.
[S.O. 2009, Chapter 23] |
| Bill 175 | An Act to enhance labour mobility between Ontario and other Canadian provinces and territories.
[S.O. 2009, Chapter 24] |
| Bill 177 | An Act to amend the Education Act with respect to student achievement, school board governance and certain other matters.
[S.O. 2009, Chapter 25] |
| Bill 179 | An Act to amend various Acts related to regulated health professions and certain other Acts.
[S.O. 2009, Chapter 26] |
| Bill 185 | An Act to amend the Environmental Protection Act with respect to greenhouse gas emissions trading and other economic and financial instruments and market-based approaches.
[S.O. 2009, Chapter 27] |
| Bill 187 | An Act to amend the Technical Standards and Safety Act, 2000 and the Safety and Consumer Statutes Administration Act, 1996.
[S.O. 2009, Chapter 28] |
| Bill 196 | An Act respecting the adjustment of the boundary between the City of Barrie and the Town of Innisfil.
[S.O. 2009, Chapter 29] |
| Bill 203 | An Act to allow for better cross-border policing co-operation |

Sanction royale

PROVINCE DE L'ONTARIO

Toronto, mardi, décembre 15, 2009, 15 h 05

Au nom de Sa Majesté la Reine, Son Honneur le lieutenant-gouverneur, a accordé la sanction royale aux projets de loi suivants, dans son bureau :-

- | | |
|-------------------|--|
| Projet de loi 168 | Loi modifiant la Loi sur la santé et la sécurité au travail en ce qui concerne la violence et le harcèlement au travail et d'autres questions.
[L.O. 2009, Chapitre 23] |
| Projet de loi 175 | Loi visant à accroître la mobilité de la main-d'oeuvre entre l'Ontario et les autres provinces et les territoires du Canada.
[L.O. 2009, Chapitre 24] |
| Projet de loi 177 | Loi modifiant la Loi sur l'éducation en ce qui concerne le rendement des élèves, la gouvernance des conseils scolaires et d'autres questions.
[L.O. 2009, Chapitre 25] |
| Projet de loi 179 | Loi modifiant diverses lois en ce qui concerne les professions de la santé réglementées et d'autres lois.
[L.O. 2009, Chapitre 26] |
| Projet de loi 185 | Loi modifiant la Loi sur la protection de l'environnement en ce qui concerne l'échange de droits d'émission de gaz à effet de serre ainsi que d'autres instruments économiques et financiers et approches axées sur le marché.
[L.O. 2009, Chapitre 27] |
| Projet de loi 187 | Loi modifiant la Loi de 2000 sur les normes techniques et la sécurité et la Loi de 1996 sur l'application de certaines lois traitant de sécurité et de services aux consommateurs.
[L.O. 2009, Chapitre 28] |
| Projet de loi 196 | Loi concernant la modification des limites territoriales entre la cité de Barrie et la ville d'Innisfil.
[L.O. 2009, Chapitre 29] |
| Projet de loi 203 | Loi visant à permettre une meilleure coopération avec |



with other Canadian provinces and territories and to make consequential amendments to the Police Services Act.
[S.O. 2009, Chapter 30]

les autres provinces et les territoires du Canada en ce qui concerne les services policiers transfrontaliers et à apporter des modifications corrélatives à la Loi sur les services policiers.
[L.O. 2009, Chapitre 30]

Bill 204 An Act to protect animal health and to amend and repeal other Acts.
[S.O. 2009, Chapter 31]

Projet de loi 204 Loi protégeant la santé animale et modifiant et abrogeant d'autres lois.
[L.O. 2009, Chapitre 31]

Bill 210 An Act to protect foreign nationals employed as live-in caregivers and in other prescribed employment and to amend the Employment Standards Act, 2000.
[S.O. 2009, Chapter 32]

Projet de loi 210 Loi visant à protéger les étrangers employés comme aides familiaux et dans d'autres emplois prescrits et modifiant la Loi de 2000 sur les normes d'emploi.
[L.O. 2009, Chapitre 32]

Bill 212 An Act to promote good government by amending or repealing certain Acts and by enacting two new Acts.
[S.O. 2009, Chapter 33]

Projet de loi 212 Loi visant à promouvoir une saine gestion publique en modifiant ou en abrogeant certaines lois et en édictant deux nouvelles lois.
[L.O. 2009, Chapitre 33]

Bill 218 An Act to implement 2009 Budget measures and to enact, amend or repeal various Acts.
[S.O. 2009, Chapter 34]

Projet de loi 218 Loi mettant en oeuvre certaines mesures énoncées dans le Budget de 2009 et édictant, modifiant ou abrogeant diverses lois.
[L.O. 2009, Chapitre 34]

Bill Pr15 An Act to revive Allaura Investments Limited.
[S.O. 2009, Chapter Pr6]

Bill Pr15 An Act to revive Allaura Investments Limited.
[S.O. 2009, Chapter Pr6]

Bill Pr18 An Act to revive 1516495 Ontario Inc.
[S.O. 2009, Chapter Pr7]

Bill Pr18 An Act to revive 1516495 Ontario Inc.
[S.O. 2009, Chapter Pr7]

Bill Pr25 An Act to revive Cen-Tower Investments Limited.
[S.O. 2009, Chapter Pr8]

Bill Pr25 An Act to revive Cen-Tower Investments Limited.
[S.O. 2009, Chapter Pr8]

Bill Pr27 An Act to revive Brismair Property Management Inc.
[S.O. 2009, Chapter Pr9]

Bill Pr27 An Act to revive Brismair Property Management Inc.
[S.O. 2009, Chapter Pr9]

Bill Pr28 An Act to revive 1105481 Ontario Inc.
[S.O. 2009, Chapter Pr10]

Bill Pr28 An Act to revive 1105481 Ontario Inc.
[S.O. 2009, Chapter Pr10]

DEBORAH DELLER
Clerk of the Legislative Assembly

(143-G010)

La greffière de l'Assemblée législative
DEBORAH DELLER

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act

Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
---	--

2010-01-09

A & A STAR CONSTRUCTION SERVICES LTD.	001690261
ACORES ROOFING INC.	001689114
ANTARES M W PUBLISHING LTD.	000924156
ASIBA CORP.	001688860
AZER TRAVELS INC.	002094992
BAGWORLD INC.	001688758
BANGLADESH CLUB OF TORONTO LTD.	002094216
BARONE REALTY SERVICES INC.	002093214
BORDER CITY MUSIC INC.	000653926
BROADBENT WOOD INC.	002094021
CLASSICX SPORTSWEAR INC.	001689557
COLLINGWOOD INTERNATIONAL ACADEMY OF CANADA INC.	001688657
CORREIA MECHANICAL LIMITED	000650213
CROWN CONTRACTING & RESTORATION LTD.	001690394
D L & C AUTO REPAIRS INC.	001688618
DICARLANTONIO HOLDINGS INC.	001677129
DRAWINGBOARD DRAFTING INC.	001678923
DREAMS AUTO INC.	002094193
EASTERN ONTARIO REALTY SERVICES LTD.	000611792
ELEMENT 21 GOLF CANADA INC.	002092805

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
EMMANUEL JAMES DESIGNS INC.	001689338
ENSIGHT CONSULTING SERVICES LTD.	001520016
ESSEX PARTNERS INC.	001690390
EUSTACE DESIGNS & PROMOTIONS INC.	001688805
EXCELLENT MOVERS AND STORAGE INC.	001688660
EXIT MEDIA GROUP INC.	001689043
FALCON COMMERCIAL RENOVATIONS INC.	002093934
FDK CARRIER INC.	002094048
FIRST CLASS RENOVATIONS INC.	002093116
GORILLA TRANSPORT INC.	002094878
GRAPHIC PRINTERS INC.	000720000
GULSHAN CATERING INC.	001689823
IGELSIAS INDUSTRIES LTD.	002095274
INFLUENCE AT WORK (CANADA) LIMITED	002094830
INTELLIGENT CASTING TECHNOLOGY LIMITED	001689276
JAZZ MEDIA DISPLAY GROUP INC.	001689011
JCAN INVESTMENTS LTD.	001690318
JEETI & JEETI HAULAGE INC.	002027039
LA BELLA AUTO CORP.	001690393
LANDMARK ROOFING LTD.	002091247
LANTHIER TECHNOLOGY CONSULTING INC.	001688760
LOY INVESTMENT CORPORATION	001689862
MAPLE GREEN SERVICES LTD.	001690717
MASTER BUILDERS & CONTRACTORS INC.	001040313
MC REBAR INCORPORATED	002010555
MGA HOLDING LTD.	001690743
NAILS 4 QUEENS LTD.	001689424
NORTH NETWORKS INC.	001690242
P.M.P.M. HOLDINGS LIMITED	001689525
PATHFINDER ACADEMY INC.	001689868
PINECREST IRON RAILINGS LTD.	001689871
PRO TEK SYSTEMS INC.	001689832
PROBONE INC.	002094365
PROTECTIVE WIRE & CABLE LTD.	001178284
PROVISION SPORTS INC.	001401910
RISING ROCK RESOURCES INC.	001688905
RPG ENTERTAINMENT INC.	001687278
SIBERRY FILMS INC.	002041227
SINE-TECH SOLUTIONS INC.	001514024
SKYCOMTECH RESOURCES INC.	002094637
SSL EXPORTS (USA) LIMITED	001689091
STX LOGISTICS INC.	001674540
THE CASEY CORP INC.	001679999
THE GARRIT GREY COLLECTION INC.	002093848
THE MASTER'S MOLD WORKS (ST. MARYS) LTD.	002094628
TRANSPORT J.H. NOEL INC.	002093321
TRUE TRANSIT INC.	002094681
UNITED INSULATION INC.	001686624
VISION RENOVATIONS & CONSTRUCTION INC.	001690365
VOLLETT TRANSPORT INC.	002094470
WILBRA SERVICES LTD.	001690698
YUGSAN INC.	001689184
ZEE'S EYEWEAR (WYNFORD) INC.	001689216
0000/7 DAYS LOCKSMITH SERVICE LTD.	001689254
1052137 ONTARIO INC.	001052137
1103564 ONTARIO LIMITED	001103564
1216579 ONTARIO INC.	001216579
1399884 ONTARIO INC.	001399884
1443850 ONTARIO LTD.	001443850
1483861 ONTARIO INC.	001483861
1572502 ONTARIO LIMITED	001572502
1586957 ONTARIO INC.	001586957
1597651 ONTARIO INC.	001597651
1674562 ONTARIO LIMITED	001674562
1675151 ONTARIO INC.	001675151
1675171 ONTARIO INC.	001675171
1675190 ONTARIO LIMITED	001675190
1677152 ONTARIO INC.	001677152

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
1686664 ONTARIO INC.	001686664
1688793 ONTARIO INC.	001688793
1689139 ONTARIO LIMITED	001689139
1689209 ONTARIO INC.	001689209
1689260 ONTARIO INC.	001689260
1689364 ONTARIO INC.	001689364
1689599 ONTARIO INC.	001689599
1689840 ONTARIO INC.	001689840
1690398 ONTARIO INC.	001690398
1690661 ONTARIO LIMITED	001690661
2092882 ONTARIO INC.	002092882
2092983 ONTARIO LTD.	002092983
2093184 ONTARIO INC.	002093184
2093448 ONTARIO INC.	002093448
2093614 ONTARIO INCORPORATED	002093614
2093739 ONTARIO INC.	002093739
2093905 ONTARIO LTD.	002093905
2094254 ONTARIO INC.	002094254
2094477 ONTARIO LTD.	002094477
2094555 ONTARIO INC.	002094555
2094638 ONTARIO INC.	002094638
2094692 ONTARIO INC.	002094692
2094784 ONTARIO INC.	002094784
2094815 ONTARIO INC.	002094815
2094978 ONTARIO INC.	002094978
2095082 ONTARIO INC.	002095082
2095149 ONTARIO INC.	002095149
2095293 ONTARIO LTD.	002095293
2095309 ONTARIO INC.	002095309
2095402 ONTARIO INC.	002095402
216 HEATH STREET WEST LTD.	001689563
7 CONSULTING INC.	002094185

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(143-G014)

Cancellation of Certificate of Incorporation (Corporations Tax Act Defaulters) Annulation de certificat de constitution (Non-observation de la Loi sur l'imposition des sociétés)

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
---	--

2009-12-14

ADMIRAL ENGINEERING INC.	002047808
AGRAM CONSTRUCTION INC.	000725857
ALBORZ CORPORATION	001626302
ALLIED-MED TRAUMA EVALUATIONS INC.	001586591

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
ANNALIZA LINGERIE LTD.	001049048
AQUARIUM CONCEPTS LTD	000654681
ATLANTIC FLOORING LIMITED	000076334
BARTERPRO NETWORK INC.	000639525
BRIAN THOMPSON EXPORT INC.	001658517
BRITANNIA AUDIOLOGY GROUP INC.	001239269
BUZZ STOP INC.	001128201
CARNIVAL MIDWAY MANAGEMENT LIMITED	002021236
CARRINGTON'S SUPER FAST FREIGHT INC.	001537271
CERTAINTY POINT INC.	001569298
CLASSY FASHION INC.	000865013
CURLEW LIMITED	000100772
DELGRO ELECTRICAL LTD.	000593701
DENNIS G. MILLER INC.	000393837
DICKIE PLANNING GROUP INC.	000875129
FOCUS INDUSTRIAL TRADING (NORTH AMERICA) INC.	001603975
FULER VIDEO INC.	001661301
GOLDEN LEAFS ENTERPRISE INC	000713893
HOMETIME RENOVATIONS LTD.	002029403
HUNTER PLUMBING CORPORATION	001641941
ICE BAN CANADA LTD.	001238923
ICORP INC.	001599121
INSURETAX LTD.	001255207
JAROSLAW KOWALCZYK MANAGEMENT CONSULTING INC.	001489811
JDF TOOLING INC.	002071798
LA MAISON LAMARRE INC.	001166705
LINDBERGH'S HUNTING AND FISHING AIR SERVICE LIMITED	000258137
LOYOLA HOLDINGS INC.	001584084
MALIK G TRANSPORT INC.	002042199
MARBLE CONSULTANTS INC.	000946078
MIMARA CUSTOM RENOVATIONS LTD.	001114486
MOTION PICTURE COURIER INC.	001593054
MPH SOFTWARE INC.	000840833
NEITZEL CONTRACTING LTD.	001573615
NINE MILE STATION INC.	002062079
NSD NATURAL SOURCE DEPOT INC.	002035116
NUTRITION NETWORK INC.	001518376
ORGANIC RESOURCE TECHNOLOGIES INC.	001177614
P & M ENTERPRISES INC.	000897717
PARKVIEW FULL SERVICE CAR WASH INC.	000991241
PERFORMANCE CHIROPRACTIC & WELLNESS INC.	002005338
PETERBOROUGH RANCH LTD.	001442591
QUEEN'S PLATE HOLDINGS LTD.	001144046
QUINTESSENCE ORTHO DESIGN LABORATORY INCORPORATED	000814402
RALDA ENTERPRISES LIMITED	000497765
ROMAR PAINTING LTD.	001253832
RUSLEX CONSULTING INC.	001591672
S.A.C. INSTALLATIONS INC.	001576174
SHERWOOD FOREST HOME DECORATING PRODUCTS LIMITED	000275733
SHOP-RITE (1995) LTD.	001154254
SJI MARKETING GROUP INC.	002076533
SOMMERVILLE NURSERIES INC.	001622617
SPRINGWATER ACADEMY INC.	001593430
SWJ TECHNICAL SERVICES INC.	000775593
T & T REAL CONCEPT INC.	001492912
TAY FAMILY RESTAURANTS LTD	000703145
THE WORLD OF APPLIANCES INC.	001566940
TOMY SERVICES LIMITED	001645324
TORSANA CANADA LIMITED	000355669
UNAFIDE PRODUCTIONS INC.	002015578
UTILITY PROFESSIONALS INTERNATIONAL LTD.	000609865
WCYC INC.	001338817
WRAPTURES INC.	001409866
YORK TOWN CONSTRUCTION LTD.	001380231
1044001 ONTARIO INC.	001044001
1053630 ONTARIO LIMITED	001053630

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
1133209 ONTARIO INC.	001133209
1202304 ONTARIO LIMITED	001202304
1356855 ONTARIO INC.	001356855
1406726 ONTARIO LIMITED	001406726
1417722 ONTARIO INC.	001417722
1423086 ONTARIO INC.	001423086
1424518 ONTARIO LIMITED	001424518
1438762 ONTARIO INC.	001438762
1477942 ONTARIO INC.	001477942
1486087 ONTARIO LTD.	001486087
1493635 ONTARIO LIMITED	001493635
1515199 ONTARIO LIMITED	001515199
1518048 ONTARIO LTD.	001518048
1527959 ONTARIO INCORPORATED	001527959
1533461 ONTARIO LTD.	001533461
1537377 ONTARIO INC.	001537377
1559763 ONTARIO INC.	001559763
1571948 ONTARIO INC.	001571948
1576425 ONTARIO INC.	001576425
1578470 ONTARIO LTD.	001578470
1582302 ONTARIO INC.	001582302
1605200 ONTARIO LIMITED	001605200
1648766 ONTARIO LIMITED	001648766
1654991 ONTARIO INC.	001654991
1659381 ONTARIO LTD.	001659381
2003895 ONTARIO LIMITED	002003895
2005297 ONTARIO LIMITED	002005297
2006232 ONTARIO INC.	002006232
2010233 ONTARIO INC.	002010233
2028509 ONTARIO INC.	002028509
2032386 ONTARIO INC.	002032386
2034855 ONTARIO LTD.	002034855
2052025 ONTARIO INC.	002052025
2052724 ONTARIO INC.	002052724
2059961 ONTARIO INC.	002059961
2074513 ONTARIO INC.	002074513
311905 ONTARIO INC.	000311905
574733 ONTARIO LIMITED	000574733
655959 ONTARIO LTD.	000655959
721408 ONTARIO LIMITED	000721408
814329 ONTARIO LIMITED	000814329
834709 ONTARIO INC.	000834709

(143-G015) KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the Business Corporations Act has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la Loi sur les sociétés par actions, un certificat de dissolution a été inscrit pour les compagnies suivantes. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2009-11-27 NASCIMENTO'S FOOD MARKET LTD.	000360949
2009-12-02 BRESLAU HEIGHTS DEVELOPMENTS LIMITED	001743138

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
LAFAYELLE LIMITED	001018973
MONT-ROS INC.	001273423
RED FUJI SUSHI LTD.	001567040
SHIZEN CANADA LTD.	001706739
1471459 ONTARIO LIMITED	001471459
1479157 ONTARIO INC.	001479157
1597340 ONTARIO INC.	001597340
2113903 ONTARIO INC.	002113903
2009-12-04	
CESARE MARASCO HAIRSTYLING LTD.	000442487
COLEMAC MEDIA INC.	002101479
D.R. OLIVER PLUMBING & HEATING CO. LIMITED	000659641
G & G HIGHWAY EXPRESS INC.	001606975
LAWRENCE O'BRIEN AUTOMOTIVE INC.	000568577
MARLENE J. LEVENE PSYCHOLOGY PROFESSIONAL CORPORATION	002219093
SALIM SHAJANI CONSULTING INC.	001366987
SEL ENTERPRISES LTD.	002009082
TANYA HEALTH CLINIC INC.	002039070
1102480 ONTARIO INC.	001102480
1290791 ONTARIO INC.	001290791
1528885 ONTARIO INC.	001528885
1539262 ONTARIO LIMITED	001539262
1631697 ONTARIO INC.	001631697
1637489 ONTARIO INC.	001637489
1669715 ONTARIO LIMITED	001669715
1744557 ONTARIO INC.	001744557
2062717 ONTARIO INC.	002062717
449279 ONTARIO LIMITED	000449279
920974 ONTARIO LIMITED	000920974
2009-12-07	
ADAR TECHNOLOGIES INC.	002035811
ALLIED 88 INTERNATIONAL TRADING INC.	001691099
DIAL M.S. REAL ESTATE LIMITED	000248549
GIANNOTTI MECHANICAL CONTRACTORS LIMITED	000470380
MANFRED WALTHER PHILATELIC INC.	000484402
NORTH YORK AUTO TRADE CO., LTD.	002187564
OAKBROOK FINANCIAL SERVICES INC.	000621499
OPTIMA FRENCH COMMUNICATIONS LTD.	000728501
PERSISTENCE OF VISION PRODUCTIONS I, INC.	001555458
RON AND CAROL PLEAU HOLDINGS COMPANY LIMITED	000350763
STEDTNITZ MARITIME TECHNOLOGY LTD.	000595583
VEC AND ASSOCIATES INC.	001323433
1072940 ONTARIO LIMITED	001072940
1142709 ONTARIO INC.	001142709
1285750 ONTARIO INC.	001285750
1420530 ONTARIO INC.	001420530
1426760 ONTARIO LIMITED	001426760
1426761 ONTARIO LIMITED	001426761
1464640 ONTARIO INC.	001464640
1515578 ONTARIO LTD.	001515578
1562052 ONTARIO INC.	001562052
1600810 ONTARIO INC.	001600810
1612292 ONTARIO LIMITED	001612292
1616839 ONTARIO LTD.	001616839
1652370 ONTARIO INC.	001652370
1740828 ONTARIO INC.	001740828
2009-12-08	
ABR TOOL & DIE INC.	001417871
AG PROCUREMENT SERVICES INC.	001716357
B & H TRANSPORT INC.	001053435
CARA CONSTRUCTION (2002) INC.	001533798
HUGHES AERO STRUCTURES INC.	000997206
JOSEPH L. PATER INC.	002146846
LIFE SUPPORT COMPUTER SERVICES INC.	000766705
LUENING COMPUTER SERVICES LTD.	001013577
M. DOLENKO CONSULTING LTD.	001443931

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
OUR TOWN TV PRODUCTIONS INC.	002023809
R2R DREAMS INC.	002101605
R2R HELEN INC.	002023531
STILES WERKS INC.	001741925
SUN TRADERS LTD.	002120834
TOOR TRUCK LINES LTD.	001454412
WILLFORD INVESTMENTS LIMITED	000097122
1168462 ONTARIO INC.	001168462
1317167 ONTARIO LIMITED	001317167
1384863 ONTARIO INC.	001384863
1709503 ONTARIO INC.	001709503
2143505 ONTARIO LIMITED	002143505
2153596 ONTARIO INC.	002153596
2009-12-09	
AAMCOTT PEST CONTROL LTD.	001469478
AIRWAYS TRAVEL & TOURS INC.	001488604
ALNACAR ENTERPRISES LIMITED	001603774
ARCH CONSULTING INC.	001123925
C & G LANDSCAPES COMPANY INC.	001566932
ELLIOTT'S HAULAGE INC.	002124547
HARVEY STEINWALD ENTERPRISES LTD.	000456756
HORIZON LINE LIMITED	000683645
HURON ENTERPRISES LIMITED	001022188
JAMES BAY FRONTIER SHEET METAL WORKS INC.	000432985
LATOUR ALIMENTATION INC.	000916415
MOBLIQUE CONCEPTS INC.	000977722
NEWBADSTYLE CONSULTING INC.	002115944
RECIPE MANTRA INC.	002090855
ROSS W. THOMPSON LIMITED	000098027
T Z WELDING MILLWRIGHT INC.	001472770
Y & R PARTNERS INC.	000949544
1059252 ONTARIO INC.	001059252
1406395 ONTARIO INC.	001406395
1439060 ONTARIO LIMITED	001439060
1595424 ONTARIO INC.	001595424
1774746 ONTARIO INC.	001774746
506028 ONTARIO LIMITED	000506028
688609 ONTARIO LIMITED	000688609
943092 ONTARIO LTD	000943092
2009-12-10	
EASTERN ONTARIO REGIONAL CONSIGNMENT SALES INC.	001352983
EXQUISITE DRAPERY & INTERIOR DESIGN INC.	001689432
FISH 'N' SUPPLIES INC.	001236603
PEAK INTERNATIONAL LOGISTICS INC.	001697181
RIVERMOUTH MARINA INC.	001287156
RIVERSIDE PLACE DEVELOPMENTS INC.	001324176
WISELAN INTERNATIONAL INC.	001609247
WYATT GAMBLE (BUILDERS) LIMITED	000102224
1089389 ONTARIO LIMITED	001089389
1446967 ONTARIO LTD.	001446967
1731666 ONTARIO LIMITED	001731666
2073370 ONTARIO LIMITED	002073370
500932 ONTARIO LIMITED	000500932
2009-12-11	
2051172 ONTARIO INC.	002051172
2009-12-14	
MADDOCK CONSULTING LIMITED	001237666
1174692 ONTARIO LIMITED	001174692
2034584 ONTARIO LTD.	002034584
2098547 ONTARIO INC.	002098547
2009-12-16	
DESIGNS FOR INTERIORS INC.	000753852
FLIGHTS UNLIMITED TRAVEL INC.	002043823
SHEETAL ELECTRONICS CORPORATION	001576134
2009-12-17	
FALCONBRIDGE ARRANGEMENT INC.	001729045
GOING YOUR WAY TRAVEL INC.	002120245

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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MATTHEW'S ADVENTURES INC.	002189109
MD1 INC.	002124877
MICHAEL TEETER & ASSOCIATES INC.	000891631
TRANSMEDIA INTERNATIONAL INC.	001576744
WAL-SWA VENTURES INC.	001560787
1449307 ONTARIO LTD.	001449307
2041622 ONTARIO INC.	002041622
2041623 ONTARIO INC.	002041623
2091761 ONTARIO LTD.	002091761
614129 ONTARIO INC.	000614129

2009-12-18

AB FAB CANADA LTD.	001576654
BEACON INVESTMENT MANAGEMENT INC.	002030930
BRIMLEY COURT HOLDINGS LIMITED	000730188
CARIBBEAN SUNSHINE RESTAURANT INC.	001807984
DENGILLDAN INC.	001361110
DOUBLEWELL ENTERPRISES INC.	001449258
EVOLUTION MOTOR SPORTS INC.	001671880
FLEMING C. HO LIMITED	001439811
HUA FAN INVESTMENTS LTD.	001262745
NO-BULL TRADING LTD.	001450145
ONEX MARKET HOLDINGS LTD.	001399395
PARATI CONSULTANTS INC.	001132033
PENEX LANGSTAFF LTD.	001073892
PENEX PROPERTY (TRAFALGAR) LTD.	001009692
PHAM AND YU PROFESSIONAL CORPORATION	002018663
PROVINCIAL SALT LTD.	001249869
RETAIL LOGIC CANADA LTD.	001392949
WOK WONDERFUL RESTAURANT INC.	002202145
X-TARGET CONSTRUCTION LTD.	001779258
1073229 ONTARIO INC.	001073229
1138061 ONTARIO INC.	001138061
1446498 ONTARIO INC.	001446498
1691879 ONTARIO INC.	001691879
1723757 ONTARIO INC.	001723757

2009-12-21

EL SHADDAI CORP.	001206158
ETEGRITY SOLUTIONS COMPANY INC.	002145356
J. DARRIEN MILLER & ASSOCIATES INC.	001565704
JOHN F. VESKA HOLDINGS INC.	000667251
KBP CORPORATION	001740054
LJ MANAGEMENT INC.	002072017
LOADOC INC.	001480904
MINDFUL LIVING INC.	001362467
MISSISSAUGA MARINE SALES & SERVICE LTD.	000778969
MJQ CONSULTING LTD.	002136490
PORTUGUESE BILLIARDS AND SNACK BAR INC.	000353795
SANTIUS LIFESCIENCES INC.	002132008
SINA HOLDINGS INC.	001148348
SOUNDSPEED MOTORSPORTS INC.	001429290
SOUTH AFRICAN CONNEXION LTD.	002125293
WILDENBURG HOLDINGS LIMITED	000449241
1027871 ONTARIO INC.	001027871
121 INTERNET MARKETING INC.	001338734
1366736 ONTARIO INC.	001366736
1447695 ONTARIO INC.	001447695
1547224 ONTARIO INC.	001547224
1560337 ONTARIO INC.	001560337
1637686 ONTARIO LIMITED	001637686
1646131 ONTARIO INC.	001646131
1699322 ONTARIO INC.	001699322
1734278 ONTARIO INC.	001734278
2059907 ONTARIO INC.	002059907
2071428 ONTARIO INC.	002071428
2192486 ONTARIO INC.	002192486
2208952 ONTARIO INCORPOREE	002208952
2009-12-22	
ALSATECH INC.	001546733

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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BLACK EYE FILM INCORPORATED	001200685
C-LECT COMPUTING INC.	001355414
CANADIAN EXPRESS HOLDINGS INC.	000968704
COUNTRYLANE KENNELS LTD.	000800663
GROVEDALE INVESTMENTS INC.	000269650
H.O.T. MECHANICAL INC.	001621544
LIQUIDATIONLAND.COM INCORPORATED	001693676
OSMINGTON 5050 SOUTH SERVICE INC.	001424055
S.B. PHILLIPS INVESTMENTS LTD.	000828825
SANTOLI-FRATIANNI STUDIOS INC.	000638623
TCI MOTORSPORTS INC.	002070600
WDC DENTAL HYGIENE INC.	001517009
YUMMY MUMMY LTD.	001403118
ZHANG'S DELIVERY INC.	001611028
1012427 ONTARIO INC.	001012427
1097494 ONTARIO INC.	001097494
1171322 ONTARIO LIMITED	001171322
1324284 ONTARIO INC.	001324284
1661275 ONTARIO INC.	001661275
2115824 ONTARIO INC.	002115824
2166336 ONTARIO INC.	002166336
464174 ONTARIO LIMITED	000464174
901722 ONTARIO INC.	000901722
2009-12-23	
1364869 ONTARIO INC.	001364869

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(143-G016)

Cancellation of Certificate of Incorporation (Business Corporations Act) Annulation de certificat de constitution en personne morale (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the *Business Corporation Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2009-12-18

CANADIAN BEST AUTO INC.	1775091
COOKSVILLE CONSTRUCTION LTD.	2182535
HAMPTON WEST DEVELOPMENTS INC.	1711056
MAKS TECHNOLOGY INC.	2094766
TOWNE CHRYSLER INC.	900175
VICJACK TRUCKING & SON INC.	2127507
1636258 ONTARIO INC.	1636258
2077105 ONTARIO INC.	2077105

(143-G011)

Katherine M. Murray
Director/Directrice

**Cancellation for Filing Default
(Corporations Act)
Annulation pour omission de se
conformer à une obligation de dépôt
(Loi sur les personnes morales)**

NOTICE IS HEREBY GIVEN that orders under Section 317(9) of the *Corporations Act* have been made cancelling the Letters Patent of the following corporations and declaring them to be dissolved. The date of the order of dissolution precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE que, les décrets émis en vertu de l'article 317 (9) de la *Loi sur les personnes morales* ont été émis pour annuler les lettres patentes des personnes morales suivantes et les déclarer dissoutes. La date du décret de la dissolution précède le nom de la personne morale.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la société	société en Ontario

2009-12-18

CAMPBELLFORD NON-PROFIT HOUSING INC.	1020552
DIGNITY HOUSE OF PERTH HOSPICE	1771289
THE GREAT CITYBUILDERS OF CANADA	1774167
THE WARRIORS OF THE CROSS ASIAN CHURCH	474176
WILLOW PARENTS ASSOCIATION	1675640

(143-G012) Katherine M. Murray
Director/Directrice

**Cancellation of Extra-Provincial Licence
(Extra-Provincial Corporations Act)
Annulation de permis extraprovincial
(Loi sur les personnes morales
extraprovinciales)**

NOTICE IS HEREBY GIVEN that orders under Section 12 of the *Extra-Provincial Corporations Act* have been made cancelling the licence of the following extra-provincial corporations. The date of the cancellation order precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE de l'annulation des permis extraprovinciaux suivants, faite conformément à l'article 12 de la *Loi sur les personnes morales extraprovinciales*. La date d'entrée en vigueur précède la liste des sociétés visées

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la société	société en Ontario

2009-12-16

ARG TRUCKING CORP.	1050734
COMDIAL BUSINESS COMMUNICATIONS CORPORATION	1026895
CONSUMER DIRECT, INC.	996316
HAROLD C. JAEGER TRUCKING, INC.	1003489
HYDRITE CHEMICAL CO.	962014
LAVA FILMS, INC.	1038945
LIPPINCOTT, INC.	972996
MJS SYSTEMS, INC.	926869
NETAWANDA, INC.	1033179
NETFRAME SYSTEMS INCORPORATED	1023102
RHONE LIMITED	959095
TURBO TECHNOLOGIES, INC.	985216
V C TANK LINES INC	965211
YVETTE HOLDINGS LIMITED	992957
ZEOS INTERNATIONAL CANADA, LTD.	996285

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la société	société en Ontario

2009-12-17

ACI CANADA EFTS LIMITED	862701
ALC FINANCIAL CORPORATION	1083697
ALEXANDER HAMILTON LIFE INSURANCE COMPANY OF AMERICA	401401
ALLIED PRODUCTS CORPORATION	758373
CASE CORPORATION	236344
CHARLES H. BORDEN, INC.	850189
CHEMTRONICS INC.	986206
COSMOS AKTIENGESSELLSCHAFT	680714
CROWN TECHNICAL SYSTEMS, INC.	1126994
HARRIS TRANSPORT COMPANY	1054118
HASBURGH FILMS, INC.	889785
HUNTSMAN SPECIALTY CHEMICALS CORPORATION	1126977
INTERCONTINENTAL SERVICE GROUP INC.	894260
KENNON FARMS, INC.	1051513
LEIF J. OSTBERG, INC.	934277
LOMBARD INSURANCE COMPANY, LIMITED	276341
LXE INC.	1011979
PRIDE LINES, INC.	1054026
RAYLS BROTHERS TRANSFER, INC.	992905
ROHRER TRUCKING INC.	979255
SAFAT LTD.	1020563
STRAIGHTWAY TRADING, INC.	850183
SUN-FUN PRODUCTS, INC.	862744
TRANSPORT CARRIERS, INC.	1122985
TRANSPORT FLEXONOMICS, INC.	1128533
VENTURA SOFTWARE INC.	906096
VERN CAMPBELL TRUCKING, INC.	1072298
WHEELER TRANSPORT SERVICE, INC.	931168
WINSTON STEEL PRODUCTS MANAGEMENT, INC.	1009118
WOLVERINE GEAR & PARTS COMPANY	1009162

2009-12-21

ATWORK CANADA CORP.	1119332
AUTUMN INDUSTRIES, INC.	975701
B. G. WHITE CONSTRUCTION CO.	1023200
BAKERY SERVICES, INC.	750642
BECHEM TRANSPORT, INC.	1041014
COLOGNE LIFE REINSURANCE COMPANY	307181
COMPASS TRANSPORTATION, INC.	1114690
CTX INTERNATIONAL, INC.	1074585
DIRECT POWER PLUS, INC.	1133412
FIRST PROTECTION, LIMITED	954977
GALAXY TRANSPORT, INC.	1133446
GATX CONTRACT CARRIERS, INC.	775198
IPC INFORMATION SYSTEMS, INC.	1133542
ISICAD, INC.	923250
ONE WAY EXPRESS INCORPORATED	1111028
OSI ENVIRONMENTAL, INC.	1030619
SEARS, ROEBUCK AND CO.	909135
THE MARVEL GROUP, INC.	1060922
TRANS-CARRIERS, INC.	1081306
TRANSPORTATION CARRIERS, INC.	1128564
VITASYSTEMS ENTERPRISES, INC.	1011901
VTECH COMPUTERS INTERNATIONAL LIMITED	1011852
WINDSOR PARK APARTMENTS (ISSUER) MANAGEMENT, INC.	1067637
YACHT TRANSPORTS, INC.	934313
ZIMPRO ENVIRONMENTAL, INC.	920373

(143-G013) Katherine M. Murray
Director/Directrice

**Co-operative Corporations Act
Certificate of Incorporation Issued
Loi sur les sociétés coopératives
Certificat de Constitution Délivré**

NOTICE IS HEREBY GIVEN that, under the Co-operative Corporations Act, a certificate of incorporation has been issued to:

AVIS EST DONNÉ PAR LES PRÉSENTES qu'en vertu de la Loi sur les sociétés coopératives un certificat de constitutions a été délivré à:

Name of Co-operative: Nom de la coopérative	Date of Incorporation Date de constitution	Head Office Siège Social
Aashiana Day Care Co-operative Inc.	November 18, 2009	Ajax
Coopérative EQUILI-BRIO.CA Inc.	November 18, 2009	Ottawa
Disabled/Flex Co-operative Services Inc.	November 18, 2009	Stoney Creek
True North Community Co-operative Inc.	November 18, 2009	Thunder Bay
Coopérative Enseignants Pas A' Pas Incorporée	November 18, 2009	Ottawa
Leslieville Artists' Co-operative Inc.	November 13, 2009	Toronto
Retro-Eco Construction Co-operative Inc./Coopérative de Construction Rétro-Éco Inc.	November 20, 2009	Ottawa
Freedom Clothing Collective Co-operative Incorporated	December 9, 2009	Toronto
Waterloo Farmers' and Crafters' Market Co-operative Inc.	December 9, 2009	Waterloo
OPTIONS for Cars Co-operative Inc.	December 9, 2009	Toronto

Grant Swanson
Executive Director / Directeur,
Licensing and Market Conduct Division
Financial Services Commission
of Ontario / Division de la délivrance
des permis et de la surveillance des marchés
Commission des services financiers de l'Ontario
by delegated authority from the Superintendent
of Financial Services/
en vertu des pouvoirs délégués par
le surintendant des services financiers

(143-G017)

**Co-operative Corporations Act
Certificate of Amendment Issued
Loi sur les sociétés coopératives
Certificat de Modification Délivré**

NOTICE IS HEREBY GIVEN that, under the Co-operative Corporations Act, a certificate of amendment has been effected as follows:

AVIS EST PAR LA PRÉSENTE DONNÉ qu'en vertu de la Loi sur les sociétés coopératives un certificat de modification a été apporté au statut de la compagnie mentionnée ci-dessous:

Date of Incorporation: Date de constitution	Name of Co-operative Nom de la Coopérative	Effective Date Date d'entrée en vigueur
February 20, 1957	Sun Parlour Greenhouse Growers Co-operative Limited	December 7, 2009
March 4, 2008	La Coopérative de la Maison Familiale Rurale Franco-Ontarienne Inc.	December 15, 2009
May 30, 1988	Ag Energy Co-operative Ltd.	December 30, 2009
August 3, 2005	Countryside Energy Co-operative Inc.	December 30, 2009
(142-G018)	Grant Swanson Executive Director / Directeur, Licensing and Market Conduct Division Financial Services Commission of Ontario / Division de la délivrance des permis et de la surveillance des marchés Commission des services financiers de l'Ontario by delegated authority from the Superintendent of Financial Services/ en vertu des pouvoirs délégués par le surintendant des services financiers	

**Change of Name Act
Loi sur le changement de nom**

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from December 14, 2009 to December 20, 2009 under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 14 décembre 2009 au 20 décembre 2009, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
ABDALLAH, AHMED.IBRAHIM.	IBRAHIM, ALAN.
ABDOLLAHY, HASSAN.	AYDINER, KURT.OKTAY.
ABDULLAH, HAMID.	SIDDIQ, HAJI.
AGTANG, MELANIE.	OLIGARIO, MELANIE.FLORES.
AL-ANANI, ASER..	ANANI, JOSEPH..
AL-KARIM, RAGHDA.	ELIAS, RADA.ROSLINE.
ALCIDE, DENISE.JOAN.	DIONNE, DENISE.JOAN.
ALCIDE, RACHELLE.	ALCIDE-DIONNE, RACHELLE.
ELAINE.	ELAINE.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
ALI RAZA, MOHAMMAD. HUSSAI.	HEMANI, ALI.RAZA.	DEJONGE, LEONA. MARENE.	DEJONGE-GIMBEL, LEONA. MARENE.
ALKERTON, JAMES.RICHARD..	CARTER, JAMES.RICHARD.	DEMONE, KYLEIGH. NOELLE.	TENBROECK, KYLEIGH. NOELLE.
ALSAYYED, EZZIEH.	ALSAHAKY, VICTOR.HUSEEN.	DEMONE, PARKER.JAMES.	TENBROECK, PARKER.JAMES.
ALTEHMEEMI, HEMEED.	JOHNSON, KELLY.LEXUS.	DESNOYERS, JOHN-PETER.	WOODS, DILLON.
ANDERSON, KELLY.	ARORA, SAMANTHA.ADITI.	ALPHONSE.	JOSEPH.
ARORA, ADITI.SAMANTHA.	BEDI, ASHIMA.	DESROSIERS, MARIE.	DESROSIERS, ROCKSANE.
ASHIMA, ASHIMA.	ASTANI, SAMI.M..	MARIE.JEANNINE.	MARIE.JEANNINE.
ASTANI, SAMI.MOHAMMAD.	ATNAFU, ASHER.	DEVOS, JOSHUA.BRYAN.	BUCK, JOSHUA.BRYAN.
ATNAFU, YIHUN.	TACKABERRY, MELISSA.	RONALD.	RONALD.DEVOS.
AUGER, MELISSA.	BERYL.	DHAMI, GURWINDER.SINGH.	LEHL, GURSHANT.SINGH.
BERYL.	LOVO BACCHUS, ANTHONY.	DHIA, OLIVA.PASQUALE.	DHIA, OLIVER.PASQUALE.
BACCHUS, ANTHONY.ZAHEED.	LOVO BACCHUS, JASON.	DICKEY, CAROLYN.	HANN, CAROLYN.
BACCHUS, JASON.ZAHIR.	BACKS, LORRAINE.MARY.	ELIZABETH.	ELIZABETH.
BACKS, LAURAINNE.MARY.	DIANE.	DIMA, BRIGITTE.	TODIREANU, BRIGITTE.
DIANA.	FERMO, DANIELLE.MARY.	DONEY-FISHER, JULIA.ROSE.	SMITH-FISHER, JULIA.ROSE.
BALOG, DANIELLE.MARY.	BAMFORD, ELIZABETH.	DONG, AILI.	DONG, ALICE.AILI.
BAMFORD, TRISHA.	TRISHA.	DOWSWELL, JENNA.MAY.	MAHEU, JENNA.MAY.
ELIZABETH.	COOPER, ANTHONY.	DOYLE, LYNN.MARY.	WOODY, LYNN.MARY.
BERARDUCCI, ANTHONY.	THOMAS.	DUBOIS, BIRUKE.MICHELLE.	DUBOIS, CATHERINE.BEYENE.
THOMAS.	FYFE, TARA.ANN.	DZIKOWSKI, MIKOLAJ.	DZIKOWSKI, NICK.
BERNIER, TARA.ANN.	RANDHAWA, KAMALJEET.	EASON, MANDY.LYNN.MARY.	WESLEY, MANDY.LYNN.MARY.
BHANGOO, KAMALJEET.	KAUR.	EKDAL, LORNA.JANET.	EKDAHL, LORNA.JANET.
KAUR.	BLAKELEY, SANDY.JAMES.	ESSELTINE, STEVEN.IVAN.	GREGORIO, STEVEN.IVAN.
BLAKELEY, JAMES.	ALEXANDER.BEATTY.	CHARLES.	CHARLES.
ALEXANDER.BEATTY.	ADE, GRAHAM.SPENCER.	FAKEER, JONATHAN.ASHRAFF.	PUDAN, JONATHAN.
BOLTER, GRAHAM.SPENCER.	BLAKE, NICHOLAS.	FALCONE, MICKEAL.	FALCONE, MICHELE.
BONDARENKO, NIKOLAI.	PRABAHARAN, JOSEPHINE.	FARRINGTON, EVA.LYNN.	DAVIDSON, EVA.
BONIFACE, JOSEPHINE.	VENUKA.	ANNA.	LYNN.
VENUKA.	PRABAHARAN, LOURDES.	FOUAD, BASIMAH.	SYED, BASIMA.
BONIFACE, LOURDS.	THIRUMAGAL.	GANTWERGER, ERIC.SAMUEL.	FRYBERG, ERIC.
THIRUMAGAL.	PRABAHARAN, VICTORINE.	GEETHALAKSHMI,	SRINIVASAN, GEETHA.
BONIFACE, VICTORINE.	KAVIYA.	JAYANTHI.	LAKSHMI.
KAVIYA.	GHOSSOUB, MARIO.	GORTHY RAJARAM, USHA.	JOSEPH, USHA.
BOU-DALHA-GHOSSOUB,	BOWLES, WILFRED.JOHN.	RANI.	RANI.
MARIO.	DEOL, JASPAL.KAUR.	GOVIN, THERESA-MARIE.	BARLOW, THERESA-MARIE.
BOWLS, WILFRED.JOHN.	WERVERS, VERONICA.	GRAB, NATALIYA.	GURBA, NATALIYA.
BRAR, JASPAL.KAUR.	ANN.	GREEN, EVELYN.	HONSBERGER, PATRICIA.
BRIGGS-HUME, VERONICA.	THOMPSON, BLAKE.	LORETT.	NICOLE.
ANN.	JOSEPH.	GRIFFIN, NATASHA.LEE.ANN.	COOK, NATASHA.LEE.ANN.
BROOKS, THOMAS.JOSEPH.	BUSH, MARLENE.MARY.	GRINBERG, GOLDA-AIDELE.	ROSEN, GOLDIE.AIDELE.
BLAKE.	RENWICK, PATRICIA.LEA.	GU-ZHANG, CHRISTIAN.	ZHANG.
BUSH, MARY.MARLENE.	SUFFERN, SHANE.SANCTIFIE.	XIAOHUA.	CHRISTIAN.
BUTTS, PATRICIA.LEA.	JOSEPH.	HAVELL, DAVID.JAMES.	HAVELL, CAELAN.JAMES.
BÉLANGER, SHANE.WAYNE.	MANUBA, JOANNA.	HAYTER, LINDSAY.DORENE.	TULLOCH, LINDSAY.DORENE.
JOSEPH.	CABALUNA.	HO, KWAN.SHING.	HO, KEN.KWAN.SHING.
CABALUNA, JOANNA.	BAIROS, JENNIFER.	HO, SIN.MEI.	HO, SAMMI.SIN.MEI.
MANDREZA.	CATHERINE.	HO, SIN.TING.	HO, CLAUDIA.SIN.TING.
CASSIDY, JENNIFER.	CHAN, DIANE.ALEXANDRINA.	HORSLEY, SHANNON.NOELLE.	EKDAHAL, SHANNON.NOELLE.
CATHERINE.	LAUREN.	HOWEY, JEAN.MICHAEL.	HOWEY, MICHAEL.
CHAN, MEEI.YUH.	CHAPADOS, CLAUDE.	FRANCOIS.	BENJAMIN.
DIANE.	LEANDRE.	HUANG, JIN.XIAN.	YANG, ZOU.NAN.
CHAPADOS, LEANDRE.	CHERNIAK, ANNA.ELIZABETH.	IVEY, ERIN.LOUISE.	MCNAUGHT, ERIN.LOUISE.
CLAUDE.	SHERBAKOV, IVAN.	IWANONKIW, PETER.	IVANONKIV, PETER.
CHERNIAK, ANNIE.	IVANOVICH.	BERNARD.	BERNARD.
CHTCHERBAKOVA,	SCOTT, VICTORIA.HEATHER.	JACKILA, MAHAMAT.ISSA.	JACKILA.
IVAN..	CIOTKA, SANDRA.	AHMAT.	MAMAR.
CHUBB, VICTORIA.HEATHER.	COLASANTE, ANTHONY.JUDE.	JAYASEELAN, VITHUSHA.	JEYASEELAN, VITHUSHA.
CIOTKA, IWANNA.	BRIESHAN, MITCHELL.TAY.	JEGANATHAN, KARTHIYINI.	SUBENTHIRAN, KARTHIYINI.
LOCKSANDRA.	COSTA.	KARTH.	KARTH.
COLASANTI, ANTHONY.JUDE.	SASHEN.	JILANI, MICHELLE.	KHAN, MICHELLE.
CONLEY, GLEN.BECKER.	MISHENDRA.	KABIR, AMATULLA.NADIRA.	KABIR, NADIRA.AMATULLA..
COSTA.	COSTA, MAHENDRA.PALITHA.	KALINICHENKO, OLGA.	KOLTCHINA, OLGA.
MIHINDUKULASOORIYAGE.	RYAN, VICTORIA.NANCY.	KANG, KUK-TAE.	KANG, KEVIN.KUK-TAE.
SASHEN.MISHENDRA.	CRUICKSHANK, SHELDON.	KARIYAPPERUMA.	SILVA, ILANKA.
COSTA, MIHINDUKULASURI.	ANTHANIEL.	KARIYAPPERUMA.	DILRUKSHI.
CROSS, VICTORIA.NANCY.	SELVON.	KAUR, KAMALPREET.	DHALIWAL, KAMALPREET.
CRUICKSHANK-MCKENZIE,	DASHKOVA, TATYANA.SHEENA.	KENKARE, NITISHA.NITIN.	PRADHAN, POOJA.
SHELDON.ANTHANIEL.	CREASY, TIFFANY.ROSE.	KERIMOV,	MAXWELL, DANIEL.
SELVON.	ARULMANI, CHARAN.DAVID.	EZIZ.	ALEXANDR.
DANESH, SHEENA.TATYANA.	BOSWELL-WILLIAMS,	KERIMOVA, AKSOLTAN.	MAXWELL, ADMIRANDA.
DASKEWICH, TIFFANY.ROSE.	LYNETTE.	KETTLES, FELICIA.ANN.	FOLEY, FELICIA.ANN.
DAVID, ARULMANI.CHARAN..		KILLEEN, FRANCES..	KRINIS, FRANCES.
DAVIES, LYNETTE.		KIM, JI.YOUNG.	KIM, JACLYN.JI.YOUNG.
MARGARET.			

PREVIOUS NAME

NEW NAME

KIM, JONG.UN.
KIM, KYUNGAH.
KIM, SIN.YOUNG.
KINSELLA, LINDSAY.ROBERTA.
KNIGHT, TANIA.
SHAMNIEN.
KORNBERGER, TYRONE.
MARK.
KOROPATNICK, SHELLEY.
LYNN.
KRUGHKOV,
VICTORIA.
KUDELKINA, LYUDMYLA.
KUROCKOVA, JANA.
KWOK, MAN.WAI.
LA LANDE, MARION.
CECIELLE.
LAM, KWOK.WAI.
LANCE-MCMURRAY, KENDRA.
ELIZABETH.MAE.
LANTEIGNE-CAMPBELL,
DAVID.STEPHEN.
LAU, KING.YING.
LEDUC.
CHANTAL.
LEDUC, RICHARD.DONNY.
JOSEPH.
LESSARD, DAKOTA.
ELIZABETH.
LEUNG, KOON.
CHIT.
LIANG, JIE.ZHEN.
LIN, MEI.NA.
LIN, WEI.
LOSHAW, LISA.KATHLEEN.
ROSE.
LU, FEI.JU..
LUMAT, HUMAYRA.AHMED.
MA, ZHENG.
MAC ARTHUR, JENNIFER.
ELOISE.
MACLEOD, CORY.PATRICK.
MACNAMARA, JACQUILENE.
YVONNE.
MAHALLATI-KAZEMEINI,
ALIREZA.
MANARY, ALBERT.EDWARD.
MANDRAPILIAS, CLAIR.
JAMES.
MANLANGIT, CHRISTINE.
MANN SHARECK, GARY.
BRADLEY.STEWART.
MANN SHARECK, TABITHA.
SHENOAH.THEODORA.
MARDLING, DELON.
TERRANCE.AUSTIN.
MARNOCH, BEN.
HEEJOON.
MARQUARDT, ALICIA.
SHANNON.
MARTINI, MIRA.
MASSAAD, NICOLE.MARIE.
MCDONALD, MEAGAN.LEIGH.
MCKENZIE, RAHEEM.RUDY.
MCNAUGHTON, JAIMES.
KATHERINE.
MIKHAIL, DINA.SAMIR.
SOBHI.
MOHAGHEGH DOLATABADI,
MOHAMMAD.HASSAN.
MOHAMMADZADEH
ROUHANI, SAID..
MOKHTARIANS, AREG.
MOORE, MARY.
LOU.

KIM, JAMES.
KIM, ISABELLE.
KIM, EVA.HA.EUN.
ENSING, LINDSAY.ROBERTA.
KNIGHT-SEUCHARAN,
BRITANNIA.SHAMNIEN.
TULLOCH, TYRONE.
MARK.
MOSEY, SHELLEY.
LYNN.
ANDRIETS, VICTORIA.
VALERIE.
KUDELKINA, LUCY.
FAJER, JANA.
KWOK, CALVIN.MAN.WAI.
POIRIER,
MARIE.
LAM, PATRICK.WAI.HON.
MIRON, KENDRA.ELIZABETH.
MAE.LANCE-MCMURRAY.
CAMPBELL, DAVID.
STEPHEN.
LOW, GAIL.KING.YING.
SICARD DE CARUFEL-LEDUC,
CHANTAL.CECILE.LINETTE.
ISEMAN, RICHARD.
HAZEN.
STRATTON, LILY.
DAKOTA.
LEUNG, KOON.CHIT.
LAWRENCE.
LEUNG, KIT.CHIN.
LIN, AMY.
LIN, CATHERINE.WEI.
CHARBONNEAU, LISA.
KATHLEEN.ROSE.
LU, JULIE.FEI.
AHMED, HUMAYRA.LUMAT.
GONG, JANE.MA.
TINK, JENNIFER.
ELOISE.
LAMORIE, CORY.PATRICK.
MCNAMARA, JACQUELINE.
YVONNE.
MAHALLATI,
ALIREZA.
MENARY, ALBERT.EDWARD.
MANDRAPILIAS,
CJ.
ADRIANO, CHRISTINE.
MANN, GARY.BRADLEY.
STEWART.
MANN, TABITHA.SHENOAH.
THEODORA.
VANPRAET, DELON.
TERRANCE.AUSTIN.
MARNOCH WALSH, BEN.
HEEJOON.
MENDES, ALICIA.
SHANNON.
DALIPAJ, MIRA.
TESSIER, NICOLE.MARIE.
JENNINGS, MEAGAN.LEIGH.
HENRY, RAHEEM.NATHANAEL.
KATHERINE,
JAIMES..
KHOUZAM, DINA.SAMIR.
SOBHI.
MOHAGHEGH DOLATABADI,
MEHRAN..
ROUHANI.
SAEED.
MKHITARIAN, AREG.
KEARLEY, MARY.
LOU.

PREVIOUS NAME

NEW NAME

MOUNTZOURIS, YASMINE.
ARIA.
MUKHAMEDZYANOV, TIMUR.
MULEY, EDEN.DEANNA.
MULEY, MEGAN.
BREANNA.
MUSHTAQ, TASADDAQ.
NADEAU, SUE.ANNE.
NATARAJAN, GEETA.
NEUMAN, HABTAMU.
PATRICK.
NG, ZENA.
SIN-NGA.
NKRUMAH, YAA.ADUFA.
O, HYO-WON.
OLUWATUSIN, AKINADE.
MOSES.
OPEIKO, ALEXANDRA..
OSMA, AIRENE.SERASPI.
OSTER, ROGER.EARL.
OTARISTE CASTILLO TREJOS,
ANGELINA.MARIA.
PAINDA, NOORIA.
PAKHLAVUNI, OKSANA.
PALMER, ANDREA.
ELAINE.
PANACCI, PASQUALE.DONATO.
PARK, SANGIL.
PARSONS, ALFREDA.
JEANETTE.
PEDLAR, ANN.
PENG, WEI.WEI.
PERRIARD, MARC.JOSEPH.
MICHEL.
PHAM, THUY.LOC.THI.
PIERCE, VICTOR.ROBERT.
PIRAISOODY, VYTHEHI.
POOJITHA, PRASANNA.
KUMAR.
PRASAD, PERMESHWAR.
PUREWAL, PARGAT.SINGH.
RACINE, STACEY.ANNE.
RAIBARRAN, MOLLY.
RAINEY, EVELYN.MARIE.
RAINEY, JACOB.PAUL.
RAJARATNAM, BABU.
UTAYAKUMAR.
RAMIREZ-CORREA, MANUELA.
ALEJANDRA.
REID, HAILEY.REBECCA.
REYNOLDS, TANIS.MALAIKA.
REZA, PRINCE..
RICHARD, CAROLE.MONICA.
RICHARD, KIRA.LEE.
ROBINSON, JOSHEP.LIONEL.
PHYLLIP.
ROORDA, JESSICA.ANN.
ROZ, OLGA.
SAM, CHRISTIAN.
ANTHONY.
SAMPSON, KATRINA.MARIE.
SANTOS, ADOLFO.
SARKAR, AMEENAH.
SARPONG, AFUA.SERMAAH.
SAVCIUK, VICTOR..
SAWINSKA, RICHARD.
EDWARD.
SHAH, JAINI.PANKAJBHA.
SHAHATTO, HEBA.
SIFAT, SARTAZ.AHMED.
SILVER, SHALOM.DOVID.ZVI.
SINGH, BASMATTI.
SINGH, GURMEET.
SINGH, HARPREET.
SINGH, MOHAMED.RAFFEE.

BIANCO, ARIA.
YASMINE.
SHOURMIN, TIM.
HORNCastle, EDEN.DEANNA.
HORNCastle, MEGAN.
BREANNA.
MUSHTAQ, SUFI-ABID.
SPENCER, SUE.ANNE.
ARULMANI, GEETA..
NEUMAN, LEVI.PATRICK.
HABTAMU.
CAMPBELL,
ZENA.NG-SIN-NGA.
ASIFFO, EVELYN.NKRUMAH.
O, DANIEL.HYO-WON.
OLUWATUSIN, MOSES.
AKINADE.
OPEIKO, SASHA.
CUNANAN, AIRENE.OSMA.
OSTER, ROBERT.ROGER.
TREJOS CASTILLO, ANGELINA.
MARIA.
PAINDA, YASAMAN.
BLAKE, SUSAN.
PALMER-NASH, ANDREA.
ELAINE.
PANACCI, PATRICK.DON.
PARK, RANDY.SANGIL..
GRAHAM, LINDA.
JEANETTE.
PEDLAR, ANN.MARY.
WEST, CHRISTINE.WEI.WEI.
LECLAIRE, MARK.
MICHEL.
PHAM, TAM.THANH.
NOBLE, VICTOR.ROBERT.
RAO, VYTHEHI.
KUMAR,
POOJITHA.
PRASAD, KRIS.
RANDHAWA, PARGAT.SINGH.
LANG, STACEY.ANNE.RACINE.
MAHARAJ, MOLLY.
GUAZZONE, EVELYN.MARIE.
GUAZZONE, JACOB.PAUL.
RAJARATNAM,
BABU.
RAMIREZ-CORREA,
ALEXANDRA.AALIAH.
PERIARD, HAILEY.REBECCA.
REYNOLDS, MALAIKA.TANNIS.
REZA, PRINCIE.
PIERLOT, CAROLE.MONICA.
JOHNSON, KIRA.LEE.
ROBINSON, PHILLIPE.LIONEL.
JOSEPH.
DYMENT, JESSICA.ANN.
ROZ, NATALIE.RACHEL.
SAM-BAKER, CHRISTIAN.
ANTHONY.
FOLZ, KATRINA.MARIE.
SANTOS JR, DIOSDADO.CRUZ.
SARKAR, AMEENAH.SAADIA.
SARPONG, AFUA.SAMAHA.
SAVCHUK, VICTOR.
SAWINSKI, RICHARD.
THOMAS.
SHAH, JAINI.NIRMIT.
SOUFAN, HEBA.
AHMED, SARTAZ.SIFAT.
SILVER, DAVID.
FERNANDES, SHELLY.BASMATTI.
GILL, GURMEET.SINGH.
ROOPRA, HARPREET.SINGH.
BACCHUS, RAFFEE.

PREVIOUS NAME

SINNATHAMBAY,
SINNATHURAI.
SODERKRIST, ELENA.LOPEZ.
SOLOMON, MICHAEL.DAVID.
SOLOMON, WILFRID.LEROY.
SOOFI, MOHAMMAD.
ZUBAIR.
ST AMANT, RONALD.GEORGE.
ST AMOUR, LORRAINE.MARIE.
STAMBOULI, MAHMOUD.
ISAMEDDINE.
STOILKOVA, BORIANA.
GUEORGUEVA.
STYRCZULA-MASNIAK,
MALGORZATA.ANNA.
SUN, SHIH.HSIANG.
SURETTE, LEAH.
NANCY.
SUVALOV, ALEKSANDR.
SWAN, RICHELLE.NICOLE.
SWITZER, DIANNE.JANET..
SYCHALEUNE, CHAN-HSING.
TANG, THE.HUY.
TANG, XIU.HUA.
TASIN, FAREN.AHMED.
TAUQIR, ONAIZA.
TEPLA, KHRYSTYNA.
MYKHA.
THIMMAIAH, ROOPA.
THIRUNAVUKARASU,
SUJINDRANATH.
TIMMS, BRIAN.WILLIAM.
TOMCHUK, NICOLE.
LEANNE.
TONKONOJENKOVA, ANNA.
TONKONOJENKOVA, OLGA.
TOOTOONCHIAN,
NEGAR.
TOTH, GYONGYIKE.
TOUMANI, TOUMANI.
TRAVIS, TYLER.JOHN.ALBERT.
TURNER, RILEY.LYNN.
ULLAH, SAIF..
VANKER, MICHAEL.ASHRAF.
SUZUKI.
VERREAULT, RHEAL.SERGE.
WALKER,
ANGELA.
WANG, EVAN.
WANG, LI.KUAN.
WANG, RENEE.
WANG, UNA.
WARD, PATRICK.CHARLES..
WHITE, AMBER.
DANIELLE.
WISSINK, LEE.CANDICE.
WONG, CHING.MAN.
WOODSIDE GMITEREK,
EILEEN..
WU, MIU.LING.
XIE, YONG.
XU, CHUN.MIN.
YANG, HSIAO.
HUNG.
YEKKALAM-KASHANI, ARASH.
YEUNG, GAR. YIN.JONATHAN.
ZANI, ADRIANA.
ZBARAVSKAYA, GALINA.
ZHANG, MING.
ZHOU.
ZHANG, TIAN.YU.

NEW NAME

SINNATHAMBAY, ALEX.
SINNATHURAI.
KUIZON, ELENA.LOPEZ.
ZUMAR, MICAH..
SOLOMON, WILFRED.LEROY.
SOOFI, MOHAMMAD.ZEE.
MALIK.
ST AMANT, JAMES.RONALD.
TAYLOR, LORRAINE.MARIE.
STAM, DEAN.
ADAM.
KARAN,
BORIANA.
MASNIAK,
MARGARET.
SUN, ALBUS.
SURETTE-TWELLS, LEAH.
NANCY.
SHUVALOV, ALEKSANDR.
DUNCAN, RICHELLE.NICOLE.
SWITZER, DIANNA.JANET.
YIP, CHAN-HSING.
TANG, HUY.THE.
TANG, ELISE.XIU.HUA.
AHMED, FAREN.TASIN.
HASSAN, ANAIZAH.TAUQIR.
NEMESH, KHRYSTYNA.
MYKHA.
DINDIGAL, ROOPA.ARUN.
THIRU,
ROHAN.
TIMMS, JAMES.BRIAN.
WONG TOMCHUK, NICOLE.
LEANNE..
OLSON, ANNA.
OLSON, OLGA.
TOOTOONCHIAN, NEGAR.
ELLIA.
GARUS, JENNY.
TOUMANI, JEAN-PIERRE.
VAN DUSEN, TYLER.TRAVIS.
TURNER, RYLEE.LYNN.
KHAN, SAIF.ULLAH.
SUZUKI, MOSES.MICHAEL.
VANKER.ASHRAF.MORI.
MARIN, SERGE.RÉAL.
VAN KEMENADE, ANGELA.
JOYCE.BRIGITTA.ASTRID.
ZHANG, EVAN.
WANG, ANGELA.LI.KUAN.
ZHANG, RENEE.
ZHANG, UNA.
RILEY, PATRICK.WILLIAM.
MATTHEWS, ALEXANDRA.
LYNN.
VERBURG, CANDICE.LEE.
WONG, MANDY.CHING.MAN.
WOODSIDE,
EILEEN.
WU, XANTHY.CHOI.LAM.
XIE, ROGER.
XU, CHARLIE.CHUN.MIN.
TSENG, AMANDA.HSIAO.
HUNG.
KASHANI, ARASH.
YEUNG, JONATHAN.GAR.YIN.
PARRINO, ADRIANA..
SHKOLINA, VALERIE.ELENA.
ZHANG, MATTHEW.MING.
ZHOU.
RYAN, JACK.

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

(143-G019)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

DEBORAH DELLER,
Clerk of the Legislative Assembly.

(8699) T.F.N.

Sheriff's Sale of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale, numbered 07-CV-333405PD3 issued out of the Superior Court of Justice at Toronto, Ontario to me directed, against the real and personal property of Elaine-Marie Robins at the suit of North 44 Marketing Services Inc, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Elaine- Marie Robins, in and to:

38 Creekside Lane
Brighton, Ontario
KOK-1HO

All of which said right, title, interest and equity of redemption of Elaine-Marie Robins, defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at 1:30pm Wednesday February 10th, 2010 at the Courthouse, 860 William St, Cobourg, Ontario. K9A-3A9

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at the Court Enforcement Office, 860 William St, Cobourg, Ontario K9A-3A9.
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: 23 December, 2009 Cobourg, ON

John Magee – Court Enforcement Officer
Court Enforcement Office
Cobourg, ON
K9A-3A9

(143-P001)

Sale of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF NORTH BAY

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until **3:00 p.m.** local time on **February 10, 2010**, at North Bay City Hall, Purchasing Department 1st Floor, 200 McIntyre Street East, PO Box 360, North Bay, Ontario P1B 8H8.

The tenders will be opened in public on the same day at **3:30 p.m.**, North Bay City Hall, Council Chambers, 2nd Floor, 200 McIntyre Street East, North Bay, Ontario.

Description of Lands:

TENDER #2010-03 – 629 Morin Street
Pcl. 3480, Widdifield & Ferris
South ½ of Lot 37, Plan M-28
City of North Bay, District of Nipissing

Minimum Tender Amount: \$ 6,181.78

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under the Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax. The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

Lorraine Rochefort, Manager of
Revenues & Taxation
The Corporation of the City of
North Bay
P.O. Box 360 – 200 McIntyre St E,
North Bay, On P1B 8H8
(705) 474-0626 ext. 2127

(143-P002)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF FRONTENAC ISLANDS

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on the 3rd day of February, 2010, at 1191 Road 96, Wolfe Island, Ontario.

The tenders will then be opened in public on the same day at 3:30 p.m. local time at the Municipal Office.

Description of Lands

Roll No. 10.01.020.010.11800 – PIN 36309-0033 (R) – Part Lot 25, North Range, Geographic Township of Howe Island, now Township of Frontenac Islands, County of Frontenac, being more particularly described in Registered Instrument No. FR584699.

Minimum Tender Amount: \$ 10,205.90

Roll No. 10.01.010.060.01110 – PIN 36322-0059 (R) – Part Lot 7, (Simcoe Island), Registered Plan 44, Geographic Township of Wolfe Island, now Township of Frontenac Islands, County of Frontenac, designated Part 3, Reference Plan 13R-16490; Subject to a right of way for all those entitled thereto, being the owners and occupiers of Parts 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12 and 14, Reference Plan 13R-6575 and parts 1 and 2, Reference Plan 13R-16490.

Minimum Tender Amount: \$ 5,537.51

Roll No. 10.01.010.030.10905 – PIN 36315-0047 (R) – Part Lot 4, Concession 10, North of Baseline, Geographic Township of Wolfe Island, now Township of Frontenac Islands, County of Frontenac, being Part 5, Reference Plan 13R-7742; together with a right of way over Parts 2, 4 and 7, Reference Plan 13R-7742.

Minimum Tender Amount: \$ 12,109.41

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

Carol Dwyre, Treasurer
The Corporation of the
Township of Frontenac Islands
P.O. Box 130
Wolfe Island, Ontario K0H 2Y0

(143-P003)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE MUNICIPALITY OF STRATHROY-CARADOC

Take Notice that tenders are invited for the purchase of the land described below and will be received until 3:00 p.m. local time on 10 February 2010, at the Strathroy-Caradoc Municipal Office, 52 Frank Street, Strathroy, Ontario N7G 2R4.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Strathroy-Caradoc Municipal Office, 52 Frank Street, Strathroy.

Description of Land:

Roll No. 39 16 000 120 10500 0000, 358 Drury Lane, Strathroy; PIN 08591-0220(LT) Lot 44, Plan 332; Subject to ST21208 Township of Strathroy-Caradoc; File 08-03

Minimum Tender Amount: \$ 15,790.03

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

Marg Arends
Tax Collector
The Corporation of the Municipality
of Strathroy-Caradoc
52 Frank Street
Strathroy, Ontario N7G 2R4
519-245-1070 ext 227
www.strathroy-caradoc.ca

(143-P004)

MUNICIPAL ACT, 2001

THE CORPORATION OF THE TOWN OF IROQUOIS FALLS

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Monday, February 8, 2010 at Town Hall, 253 Main Street, Iroquois Falls, Ontario, P0K 1G0.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. in Council Chambers.

Description of Land:

Roll # 56-31-050-013-09400-0000

PCL 1781SEC NEC; LT 25-26 PL M28T CALVERT;
TOWN OF IROQUOIS FALLS,
DISTRICT OF COCHRANE
PIN 65335-0260 (LT) #6

271 MAIN STREET

Minimum Tender Amount \$ 23,709.25

Roll # 56-31-030-015-06800-0000

PCL 3295 SEC NEC; LT 88 PL M31T CALVERT;
TOWN OF IROQUOIS FALLS,
DISTRICT OF COCHRANE
PIN 65334-0103 (LT) #6

UNION STREET

Minimum Tender Amount \$ 3,323.99

Roll # 56-31-030-014-04100-0000

PCL 2029 SEC NEC; LT 1 PL M17T CALVERT;
TOWN OF IROQUOIS FALLS,
DISTRICT OF COCHRANE
PIN 65335-0318 (LT) #6

346 CAMBRIDGE AVENUE

Minimum Tender Amount \$ 15,489.80

Roll # 56-31-060-009-04300-0000

PCL 16253 SEC SEC SRO; LT 37 PL M156NB CLERGUE;
TOWN OF IROQUOIS FALLS,
DISTRICT OF COCHRANE
PIN 65335-0318 (LT) #6

1 HOFFMAN AVENUE, MONTEITH

Minimum Tender Amount \$ 1,841.61

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

Holly Lachance
Accounting Assistant
Town of Iroquois Falls
253 Main Street
Box 230
Iroquois Falls, Ontario
P0K 1G0
Telephone (705)232-5700
email: lachanceh@iroquoisfalls.com

(143-P005)

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation**

2010—01—09

ONTARIO REGULATION 503/09

made under the

BUILDING CODE ACT, 1992

Made: December 16, 2009

Filed: December 21, 2009

Published on e-Laws: December 22, 2009

Printed in *The Ontario Gazette*: January 9, 2010

Amending O. Reg. 350/06
(Building Code)

Note: Ontario Regulation 350/06 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Subclause 1.1.2.2.(1)(b)(iv) of Division A of Ontario Regulation 350/06 is amended by striking out “*medium and low hazard industrial occupancies*” at the end and substituting “*medium hazard industrial occupancies and low hazard industrial occupancies*”.

(2) Sentence 1.1.2.2.(2) of Division A of the Regulation is amended by striking out “and” at the end of Clause (b) and by revoking Clause (c) and substituting the following:

- (c) a retaining wall exceeding 1 000 mm in exposed height adjacent to,
 - (i) public property,
 - (ii) access to a *building*, or
 - (iii) private property to which the public is admitted,
- (d) a pedestrian bridge appurtenant to a *building*,
- (e) a crane runway,
- (f) an exterior storage tank and its supporting structure that is not regulated by the *Technical Standards and Safety Act, 2000*,
- (g) signs regulated by Section 3.15. of Division B that are not structurally supported by a *building*,
- (h) a structure that supports a wind turbine generator having a rated output of more than 3 kW,
- (i) a communication tower exceeding 16.6 m above ground level, and
- (j) an *outdoor pool* that has a water depth greater than 3.5 m at any point.

2. Subclause 1.1.2.4.(1)(c)(iv) of Division A of the Regulation is amended by striking out “*medium hazard industrial occupancies and low hazard industrial occupancies*” at the end and substituting “*medium hazard industrial occupancies and low hazard industrial occupancies*”.

3. Sentence 1.1.2.7.(1) of Division A of the Regulation is amended by striking out “Section 9.40.” and substituting “Section 9.41.”.

4. Clause 1.1.3.1.(1)(a) of Division A of the Regulation is amended by striking out “Section 2.2.” and substituting “Section 1.2.”.

5. Clauses 1.3.1.1.(1)(j) to (l) of Division A of the Regulation are revoked and the following substituted:

- (j) an *outdoor pool*, and

(k) Reserved

(l) an outdoor *public spa*.

6. (1) Sentence 1.3.1.2.(1) of Division A of the Regulation is amended by striking out “Sentences (2) to (5)” and substituting “Sentences (2) to (4)”.

(2) Sentence 1.3.1.2.(5) of Division A of the Regulation is revoked and the following substituted:

(5) A *liquid manure* storage tank shall comply with the requirements of Part 4 of Division B of this Code and the requirements of Part 4 of the CCBFC, “National Farm Building Code of Canada”.

7. (1) The definition of “*basement*” in Clause 1.4.1.2.(1)(b) of Division A of the Regulation is amended by striking out “*first storey*” at the end and substituting “*first storey*”.

(2) The definition of “*Building Code website*” in Clause 1.4.1.2.(1)(b) of Division A of the Regulation is amended by striking out “www.obc.mah.gov.on.ca” at the end and substituting “www.ontario.ca/buildingcode”.

(3) Clause 1.4.1.2.(1)(b) of Division A of the Regulation is amended by adding the following definition:

Certificate for the occupancy of a building described in Sentence 1.3.3.4.(4) of Division C means a certificate described in Sentence 3.7.4.3.(5.1) of Division C.

(4) The definition of “*Certificate for the occupancy of a building not fully completed*” in Clause 1.4.1.2.(1)(b) of Division A of the Regulation is amended by striking out “Sentence 4.7.4.3.(5)” and substituting “Sentence 3.7.4.3.(5)”.

(5) The definition of “*Circuit vent*” in Clause 1.4.1.2.(1)(b) of Division A of the Regulation is amended by striking out “them”.

(6) Clause 1.4.1.2.(1)(b) of Division A of the Regulation is amended by adding the following definition:

Individual vent means a *vent pipe* that serves one *fixture*.

(7) Clause 1.4.1.2.(1)(b) of Division A of the Regulation is amended by adding the following definition:

Liquid manure means manure having a dry matter content of less than 18 per cent or a slump of more than 150 millimetres using the Test Method for the Determination of Liquid Waste (slump test) set out in Schedule 9 to Regulation 347 of the Revised Regulations of Ontario, 1990 (General — Waste Management) made under the *Environmental Protection Act*.

(8) Clause 1.4.1.2.(1)(b) of Division A of the Regulation is amended by adding the following definition:

Tarion Warranty Corporation means Tarion Warranty Corporation as designated under section 2 of the *Ontario New Home Warranties Plan Act*.

8. Sentence 1.4.1.3.(1) of Division A of the Regulation is amended by adding the following clause:

(c.1) by-laws made under section 108 of the *City of Toronto Act, 2006*, but only with respect to the issuance of a permit for the *construction* of a green roof if the *construction* of the roof is prohibited unless a permit is obtained,

9. (1) Item 8 of Table 1.4.2.1. of Division A of the Regulation is amended by striking out “decibel-weighted sound level” in Column 3 and substituting “A-weighted sound level”.

(2) Table 1.4.2.1. of Division A of the Regulation is amended by adding the following item:

36.1	min.	minimum
------	------	---------

(3) Item 51 of Table 1.4.2.1. of Division A of the Regulation is amended by striking out “cross-linked polyethylene” in Column 3 and substituting “crosslinked polyethylene”.

10. The title to Division B of the Regulation is revoked and the following substituted:

DIVISION B ACCEPTABLE SOLUTIONS

11. Sentence 1.3.1.1.(1) of Division B of the Regulation is amended by striking out “May 31, 2006” at the end and substituting “November 30, 2009”.

12. Table 1.3.1.2. of Division B of the Regulation is revoked and the following substituted:

Table 1.3.1.2. Documents Referenced in the Building Code

Forming Part of Sentence 1.3.1.2.(1)

Column 1	Column 2	Column 3	Column 4
Issuing Agency	Document Number	Title of Document	Code Reference

ACGIH	2007, 26th Edition	Industrial Ventilation Manual	6.2.1.1.(1)
ANSI	A208.1-1999	Particleboard, Mat-Formed Wood	Table 5.10.1.1. 9.23.14.2.(3) 9.29.9.1.(1) 9.30.2.2.(1)
ANSI/ASHRAE	62.1-2004	Ventilation for Acceptable Indoor Air Quality	6.2.2.1.(2) 6.2.3.8.(15)
ANSI/ASHRAE /IESNA	90.1-2004	Energy Standard for Buildings Except Low-Rise Residential Buildings	6.2.1.1.(1) 12.2.1.1.(2)
ANSI/ASME	A112.19.8-2007	Suction Fittings for Use in Swimming Pools, Wading Pools, Spas, Hot Tubs, and Whirlpool Bathtub Appliances	3.12.4.1.(9)
ANSI/ASME	B16.3-2006	Malleable Iron Threaded Fittings, Classes 150 and 300	7.2.6.6.(1)
ANSI/ASME	B16.4-2006	Gray Iron Threaded Fittings, Classes 150 and 250	7.2.6.5.(1) Table 7.2.11.2.
ANSI/ASME	B16.12-1998	Cast Iron Threaded Drainage Fittings	7.2.6.3.(1)
ANSI/ASME	B16.15-2006	Cast Bronze Threaded Fittings, Classes 125 and 250	7.2.7.3.(1)
ANSI/ASME	B16.18-2001	Cast Copper Alloy Solder Joint Pressure Fittings	7.2.7.6.(1) 7.2.7.6.(2) Table 7.2.11.2.
ANSI/ASME	B16.22-2001	Wrought Copper and Copper Alloy Solder Joint Pressure Fittings	7.2.7.6.(1)
ANSI/ASME	B16.23-2002	Cast Copper Alloy Solder Joint Drainage Fittings: DWV	7.2.7.5.(1)
ANSI/ASME	B16.24-2001	Cast Copper Alloy Pipe Flanges and Flanged Fittings: Classes 150, 300, 400, 600, 900, 1500 and 2500	7.2.7.2.(1)
ANSI/ASME	B16.26-2006	Cast Copper Alloy Fittings for Flared Copper Tubes	7.2.7.7.(1) 7.2.7.7.(2) Table 7.2.11.2.
ANSI/ASME	B16.29-2001	Wrought Copper and Wrought Copper Alloy Solder Joint Drainage Fittings - DWV	7.2.7.5.(1)
ANSI/ASME	B18.6.1-1981	Wood Screws (Inch Series)	Table 5.10.1.1. 9.23.3.1.(2)
ANSI/AWWA	C104 / A21.4-2003	Cement-Mortar Lining for Ductile-Iron Pipe Fittings for Water	7.2.6.4.(2) Table 7.2.11.2.
ANSI/AWWA	C110 / A21.10-2003	Ductile-Iron and Gray-Iron Fittings for Water	7.2.6.4.(3) Table 7.2.11.2.
ANSI/AWWA	C111 / A21.11-2007	Rubber-Gasket Joints for Ductile-Iron Pressure Pipe and Fittings	7.2.6.4.(4) Table 7.2.11.2.
ANSI/AWWA	C151 / A21.51-2002	Ductile-Iron Pipe, Centrifugally Cast, for Water	7.2.6.4.(1) Table 7.2.11.2.
ANSI/CSA	ANSI Z21.22-1999 / CSA 4.4-M99	Relief Valves for Hot Water Supply Systems	7.2.10.11.(1)
ANSI/CSA	ANSI Z21.22a-2000 / CSA 4.4a-2000	Addenda 1 to ANSI Z21.22-1999 / CSA 4.4-M99, Relief Valves for Hot Water Supply Systems	7.2.10.11.(1)
ANSI/CSA	ANSI Z21.22b-2001 / CSA 4.4b-2001	Addenda 2 to ANSI Z21.22-1999 / CSA 4.4-M99, Relief Valves for Hot Water Supply Systems	7.2.10.11.(1)
APHA/AWWA/ WEF	2005, 21st Edition	Standard Methods for the Examination of Water and Waste Water	8.9.2.4.(1)(b)
ASHRAE	2009	Fundamentals	6.2.1.1.(1)
ASHRAE	2007	HVAC Applications	6.2.1.1.(1)
ASHRAE	2008	HVAC Systems and Equipment	6.2.1.1.(1)
ASHRAE	2006	Refrigeration	6.2.1.1.(1)
ASSE	1010-2004	Water Hammer Arresters	7.2.10.15.(1)
ASSE	1051-2002	Individual and Branch Type Air Admittance Valves for Sanitary Drainage Systems	7.2.10.16.(1)
ASTM	A53 / A53M-06a	Pipe, Steel, Black and Hot-Dipped, Zinc-Coated Welded and Seamless	7.2.6.7.(4)
ASTM	A123 / A123M-02	Zinc (Hot Dip Galvanized) Coatings on Iron and Steel Products	Table 5.10.1.1. Table 9.20.16.1.
ASTM	A153 / A153M-05	Zinc Coating (Hot-Dip) on Iron and Steel Hardware	Table 5.10.1.1. Table 9.20.16.1.
ASTM	A252-98	Welded and Seamless Steel Pipe Piles	4.2.3.8.(1)

ASTM	A283 / A283M-03	Low and Intermediate Tensile Strength Carbon Steel Plates	4.2.3.8.(1)
ASTM	A518 / A518M-99	Corrosion-Resistant High-Silicon Iron Castings	7.2.8.1.(1)
ASTM	A653 / A653M-06a	Steel Sheet, Zinc-Coated (Galvanized) or Zinc-Iron Alloy-Coated (Galvannealed) by the Hot-Dip Process	Table 5.10.1.1. 9.3.3.2.(1)
ASTM	A792 / A792M-06a	Steel Sheet, 55% Aluminum-Zinc Alloy-Coated by the Hot-Dip Process	9.3.3.2.(1)
ASTM	A1008 / A1008M-07	Steel, Sheet, Cold-Rolled, Carbon, Structural, High-Strength Low-Alloy, and High-Strength Low-Alloy with Improved Formability, Solution Hardened, and Bake Hardenable	4.2.3.8.(1)
ASTM	A1011 / A1011M-06b	Steel, Sheet and Strip, Hot-Rolled, Carbon, Structural, High-Strength Low-Alloy, High-Strength Low-Alloy with Improved Formability, and Ultra-High Strength	4.2.3.8.(1)
ASTM	B32-04	Solder Metal	7.2.9.2.(2)
ASTM	B42-02e1	Seamless Copper Pipe, Standard Sizes	7.2.7.1.(1)
ASTM	B43-98e1	Seamless Red Brass Pipe, Standard Sizes	7.2.7.1.(2)
ASTM	B68-02	Seamless Copper Tube, Bright Annealed	7.2.7.4.(3)
ASTM	B88-03	Seamless Copper Water Tube	7.2.7.4.(1) Table 7.2.11.2.
ASTM	B306-02	Copper Drainage Tube (DWV)	7.2.7.4.(1)
ASTM	B813-00e1	Liquid and Paste Fluxes for Soldering of Copper and Copper Alloy and Tube	7.2.9.2.(3)
ASTM	B828-02	Making Capillary Joints by Soldering of Copper and Copper Alloy Tube and Fittings	7.3.2.4.(1)
ASTM	C4-04e1	Clay Drain Tile and Perforated Clay Drain Tile	Table 5.10.1.1. 9.14.3.1.(1)
ASTM	C27-98	Classification for Fire Clay and High-Alumina Refractory Brick	9.21.3.4.(1)
ASTM	C126-99	Ceramic Glazed Structural Clay Facing Tile, Facing Brick, and Solid Masonry Units	Table 5.10.1.1. 9.20.2.1.(1)
ASTM	C212-00	Structural Clay Facing Tile	Table 5.10.1.1. 9.20.2.1.(1)
ASTM	C260-06	Air-Entraining Admixtures for Concrete	9.3.1.8.(1)
ASTM	C411-05	Hot-Surface Performance of High-Temperature Thermal Insulation	6.2.3.4.(3) 6.2.9.2.(2)
ASTM	C412M-05a	Concrete Drain Tile (Metric)	Table 5.10.1.1. 9.14.3.1.(1)
ASTM	C444M-03	Perforated Concrete Pipe (Metric)	Table 5.10.1.1. 9.14.3.1.(1)
ASTM	C494 / C494M-05a	Chemical Admixtures for Concrete	9.3.1.8.(1)
ASTM	C700-07e1	Vitrified Clay Pipe, Extra Strength, Standard Strength and Perforated	Table 5.10.1.1. 9.14.3.1.(1)
ASTM	C1002-04	Steel Self-Piercing Tapping Screws for the Application of Gypsum Panel Products or Metal Plaster Bases to Wood Studs or Steel Studs	Table 5.10.1.1. 9.24.1.4.(1) 9.29.5.7.(1)
ASTM	C1053-00	Borosilicate Glass Pipe and Fittings for Drain, Waste and Vent (DWV) Applications	7.2.8.1.(1)
ASTM	C1177 / C1177M-06	Glass Mat Gypsum Substrate for Use as Sheathing	Table 5.10.1.1. Table 9.23.16.2.A.
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CSA	ASME A112.18.1-2005 / CAN/CSA-B125.1-05	Plumbing Supply Fittings	7.2.10.6.(1) 7.6.5.2.(1)
CSA	ASME A112.18.2-2005 / CAN/CSA-B125.2-05	Plumbing Waste Fittings	7.2.3.3.(1) 7.2.10.6.(2)
CSA	CAN/CSA-B125.3-05	Plumbing Fittings	7.2.10.6.(1) 7.2.10.10.(2) 7.6.5.2.(2)
CSA	B127.1-99	Asbestos Cement Drain, Waste and Vent Pipe and Pipe Fittings	7.2.5.1.(1) 7.2.6.2.(1)
CSA	B127.2-M1977	Components for Use in Asbestos Cement Building Sewer Systems	7.2.5.1.(2) 7.2.6.2.(1)
CSA	CAN/CSA-B137.1-05	Polyethylene (PE) Pipe, Tubing and Fittings for Cold Water Pressure Services	7.2.5.5.(1) Table 7.2.11.2.
CSA	CAN/CSA-B137.2-05	Polyvinylchloride (PVC) Injection-Moulded Gasketed Fittings for Pressure Applications	7.2.5.8.(1) 7.2.5.10.(1) Table 7.2.11.2.
CSA	CAN/CSA-B137.3-05	Rigid Polyvinylchloride (PVC) Pipe for Pressure Applications	7.2.5.8.(1) 7.2.5.10.(1) Table 7.2.11.2.
CSA	CAN/CSA-B137.5-05	Crosslinked Polyethylene (PEX) Tubing Systems for Pressure Applications	7.2.5.7.(1) Table 7.2.11.2.
CSA	CAN/CSA-B137.6-05	Chlorinated Polyvinylchloride (CPVC) Pipe, Tubing and Fittings for Hot and Cold Water Distribution Systems	7.2.5.9.(1) 7.2.5.9.(2) Table 7.2.11.2.
CSA	CAN/CSA-B137.9-05	Polyethylene/Aluminium/Polyethylene (PE-AL-PE) Composite Pressure-Pipe Systems	7.2.5.13.(1) Table 7.2.11.2.
CSA	CAN/CSA-B137.10-05	Crosslinked Polyethylene/Aluminum Crosslinked Polyethylene (PEX-AL-PEX) Composite Pressure-Pipe Systems	7.2.5.13.(4) 7.2.5.14.(1) Table 7.2.11.2.
CSA	CAN/CSA-B137.11-05	Polypropylene (PP-R) Pipe and Fittings for Pressure Applications	7.2.5.15.(1)
CSA	B158.1-1976	Cast Brass Solder Joint Drainage, Waste and Vent Fittings	7.2.7.5.(1) 7.2.10.1.(1)
CSA	CAN/CSA-B181.1-06	Acrylonitrile-Butadiene-Styrene (ABS) Drain, Waste, and Vent Pipe and Pipe Fittings	7.2.5.10.(1) 7.2.5.11.(1) 7.2.5.12.(1) 7.2.5.12.(2) 7.2.10.1.(2) 7.4.6.4.(2)
CSA	CAN/CSA-B181.2-06	Polyvinylchloride (PVC) and Chlorinated Polyvinylchloride (CPVC) Drain, Waste, and Vent Pipe and Pipe Fittings	7.2.5.10.(1) 7.2.5.11.(1) 7.2.5.12.(1) 7.2.5.12.(2) 7.2.10.1.(3) 7.4.6.4.(2)
CSA	CAN/CSA-B181.3-06	Polyolefin and Polyvinylidene (PVDF) Laboratory Drainage Systems	7.2.8.1.(1)
CSA	CAN/CSA-B182.1-06	Plastic Drain and Sewer Pipe and Pipe Fittings	Table 5.10.1.1.

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CSA	CAN/CSA-B182.2-06	PSM Type Polyvinylchloride (PVC) Sewer Pipe and Fittings	7.2.5.10.(1) 7.2.5.12.(2)
CSA	CAN/CSA-B182.4-06	Profile Polyvinylchloride (PVC) Sewer Pipe and Fittings	7.2.5.10.(1)
CSA	CAN/CSA-B182.6-06	Profile Polyethylene (PE) Sewer Pipe and Fittings for Leak-Proof Sewer Applications	7.2.5.10.(1)
CSA	CAN/CSA-B182.7-06	PSM Type Multilayer Polyvinylchloride (PVC) Sewer Pipe Having Reprocessed-Recycled Content	7.2.5.10.(1)
CSA	CAN/CSA-B214-07	Installation Code for Hydronic Heating Systems	6.2.1.4.(6)
CSA	B242-05	Groove and Shoulder-Type Mechanical Pipe Couplings	7.2.10.4.(1)
CSA	CAN/CSA-B272-93	Prefabricated Self-Sealing Vent Flashings	7.2.10.14.(2)
CSA	CAN/CSA-B355-00	Lifts for Persons with Physical Disabilities	3.8.3.5.(1)
CSA	CAN/CSA-B356-00	Water Pressure Reducing Valves for Domestic Water Supply Systems	7.2.10.12.(1)
CSA	CAN/CSA-B365-01	Installation Code for Solid-Fuel Burning Appliances and Equipment	6.2.1.4.(1) 9.21.1.3.(2) 9.22.10.2.(1) 9.33.1.2.(1)
CSA	CAN/CSA-B366.1-M91	Solid Fuel-Fired Central Heating Appliances	6.2.1.4.(2)
CSA	CAN/CSA-B602-05	Mechanical Couplings for Drain, Waste, and Vent Pipe and Sewer Pipe	7.2.5.3.(2) 7.2.10.4.(2)
CSA	CAN/CSA-C22.2 No. 0.3-01	Test Methods for Electrical Wires and Cables	3.1.4.3.(1) 3.1.4.3.(2) 3.1.5.18.(1) 3.1.5.18.(2) 3.1.5.21.(1) 3.1.5.21.(2) 3.6.4.3.(1)
CSA	C22.2 No.113-M1984	Fans and Ventilators	9.32.3.9.(6)
CSA	C22.2 No. 141-02	Unit Equipment for Emergency Lighting	3.2.7.4.(2) 9.9.11.3.(6)
CSA	C22.2 No. 211.0-03	General Requirements and Methods of Testing for Nonmetallic Conduit	3.1.5.20.(1)
CSA	CAN/CSA-C22.3 No. 1-2006	Overhead Systems	3.1.19.1.(2)
CSA	CAN/CSA-C88-M90	Power Transformers and Reactors	3.6.2.7.(10)
CSA	CAN/CSA-C260-M90	Rating for the Performance of Residential Mechanical Ventilating Equipment	9.32.3.9.(1) 9.32.3.9.(2) Table 9.32.3.9.
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CSA	CAN/CSA-C439-00	Rating the Performance of Heat/Energy-Recovery Ventilators	6.2.1.6.(2) 9.32.3.11.(2)
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CSA	CAN/CSA-C448.2-02	Design and Installation of Earth Energy Systems for Residential and Other Small Buildings	6.2.1.4.(3)
CSA	CAN/CSA-F280-M90	Determining the Required Capacity of Residential Space Heating and Cooling Appliances	6.2.1.1.(1)
CSA	CAN/CSA-F326-M91	Residential Mechanical Ventilation Systems	6.2.1.1.(1)
CSA	F379.1-09	Packaged Solar Domestic Hot Water Systems (Liquid-to-Liquid Heat Transfer) for All-Season Use	7.2.10.13.(1) 7.6.2.5.(3) 7.6.2.5.(4)
CSA	F383-08	Installation of Packaged Solar Domestic Hot Water Systems	7.6.1.13.(1)
CSA	CAN/CSA-G30.18-M92	Billet Steel Bars for Concrete Reinforcement	9.3.1.1.(4) 9.40.1.3.(1)
CSA	CAN/CSA-G40.21-04	Structural Quality Steel	4.2.3.8.(1) Table 5.10.1.1. 9.23.4.3.(2)

CSA	CAN/CSA-G164-M92	Hot Dip Galvanising of Irregularly Shaped Articles	4.4.4.1.(4)
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CSA	O80.2-97	Preservative Treatment of Lumber, Timber, Bridge Ties and Mine Ties by Pressure Processes	4.2.3.2.(1) Table 5.10.1.1. 9.3.2.9.(5)
CSA	O80.3-97	Preservative Treatment of Piles by Pressure Processes	4.2.3.2.(1)
CSA	O80.9-97	Preservative Treatment of Plywood by Pressure Processes	Table 5.10.1.1. 9.3.2.9.(5)
CSA	O80.15-97	Preservative Treatment of Wood for Building Foundation Systems, Basements and Crawl Spaces by Pressure Processes	4.2.3.2.(1) Table 5.10.1.1. 9.3.2.9.(5)
CSA	O80.34-97	Preservative Treatment of Lumber and Timbers with Borates for Use Out of Ground Contact and Continuously Protected from Liquid Water	Table 5.10.1.1. 9.3.2.9.(5) 9.3.2.9.(6)
CSA	O80.36-05	Preservative Treatment of Wood Products for Light-Duty Above-Ground Residential Uses by Pressure Processes	9.3.2.9.(5)
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CSA	O115-M1982	Hardwood and Decorative Plywood	Table 5.10.1.1. 9.27.9.1.(1) 9.30.2.2.(1)
CSA	O118.1-97	Western Cedars Shakes and Shingles	Table 5.10.1.1. 9.26.2.1.(1) 9.27.7.1.(1)
CSA	O118.2-M81	Eastern White Cedar Shingles	Table 5.10.1.1. 9.26.2.1.(1) 9.27.7.1.(1)
CSA	O121-M1978	Douglas Fir Plywood	Table 5.10.1.1. 9.23.14.2.(1) 9.23.15.2.(1) Table 9.23.16.2.A. 9.27.9.1.(1) 9.30.2.2.(1) Table A-13 Table A-14 Table A-15
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CSA	CAN/CSA-O325.0-92	Construction Sheathing	Table 5.10.1.1. 9.23.14.2.(1) 9.23.14.4.(2) Table 9.23.14.5.B. 9.23.15.2.(1) 9.23.15.3.(2) Table 9.23.15.7.B. Table 9.23.16.2.B. 9.29.9.1.(2) 9.29.9.2.(5) Table A-13 Table A-14 Table A-15
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CSA	S37-01	Antennas, Towers and Antenna Supporting Structures	4.1.1.4.(2)
CSA	CAN/CSA-S136-01 (Including Supplement CAN/CSA-S136S1-04)	North American Specifications for the Design of Cold Formed Steel Structural Members (using the Appendix B provisions applicable to Canada)	4.3.4.2.(1)
CSA	CAN/CSA-S157-05 / S157.1-05	Strength Design in Aluminum / Commentary on CSA S157-05, Strength Design in Aluminum	4.3.5.1.(1)
CSA	S304.1-04	Design of Masonry Structures	Table 4.1.8.9. 4.3.2.1.(1)
CSA	S307-M1980	Load Test Procedure for Wood Roof Trusses for Houses and Small Buildings	9.23.13.11.(5)
CSA	CAN3-S367-M81	Air Supported Structures	4.4.1.1.(1)
CSA	CAN/CSA-S406-92	Construction of Preserved Wood Foundations	9.13.2.8.(1) 9.15.2.4.(1) 9.16.5.1.(1)
CSA	S413-07	Parking Structures	4.4.2.1.(1)
CSA	S478-95	Guideline on Durability in Buildings	5.1.4.2.(3)
CSA	Z32-04	Electrical Safety and Essential Electrical Systems in Health Care Facilities	3.2.7.3.(4) 3.2.7.6.(1) 3.7.5.1.(1)
CSA	CAN/CSA-Z91-M90	Safety Code for Window Cleaning Operations	4.4.4.1.(1)
CSA	CAN/CSA-Z240.2.1-92	Structural Requirements for Mobile Homes	9.1.1.9.(1) 9.12.2.2.(6) 9.15.1.3.(1)
CSA	CAN/CSA-Z240.3.1-92	Plumbing Requirements for Mobile Homes	9.1.1.9.(1)
CSA	CSA Z240.10.1-94	Site Preparation, Foundation and Anchorage of Mobile Homes	9.15.1.3.(1)

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CSA	CAN/CSA-Z241 Series-03	Park Model Trailers	9.39.1.1.(1)
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CSA	CAN/CSA-Z317.2-01	Special Requirements for Heating, Ventilation and Air Conditioning (HVAC) Systems in Health Care Facilities	6.2.1.1.(1)
CSA	CAN/CSA-Z7396.1-06	Medical Gas Piping Systems - Part 1: Pipelines for Medical Gases and Vacuum	3.7.5.2.(1)
CWC	2004	Engineering Guide for Wood Frame Construction	9.4.1.1.(1)
DBR	Building Research Note No. 126, 1979	Relation Between Thermal Resistance and Heat Storage in Building Enclosures	12.3.3.8.(1)
DBR	Technical Paper No. 194, May 1965	Fire Endurance of Protected Steel Columns and Beams	Table 11.5.1.1.A. Table 11.5.1.1.B. Table 11.5.1.1.C. Table 11.5.1.1.D/E. Table 11.5.1.1.F.
DBR	Technical Paper No. 207, October 1965	Fire Endurance of Unit Masonry Walls	Table 11.5.1.1.A. Table 11.5.1.1.B. Table 11.5.1.1.C. Table 11.5.1.1.D/E. Table 11.5.1.1.F.
DBR	Technical Paper No. 222, June 1966	Fire Endurance of Light Framed and Miscellaneous Assemblies	Table 11.5.1.1.A. Table 11.5.1.1.B. Table 11.5.1.1.C. Table 11.5.1.1.D/E. Table 11.5.1.1.F.
FINA	2005	Rules and Regulations - FINA Facilities Rules 2005-2009 - FR5 Diving Facilities	3.11.4.1.(17)
HI	2005	Hydronics Institute Manuals	6.2.1.1.(1)
HRAI	2005	Digest	6.2.1.1.(1) 6.2.3.5.(1) 6.2.4.3.(12)
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ISO	ISO 8201; 1987(E)	Acoustics - Audible Emergency Evacuation Signal	3.2.4.18.(2)
MAH	Supplementary Standard SA-1, August 15, 2006	Objectives and Functional Statements Attributed to the Acceptable Solutions	1.2.1.1.(1) of Division A 1.2.1.1.(2) of Division A
MAH	Supplementary Standard SB-1, June 18, 2008	Climatic and Seismic Data	5.2.1.1.(1) 5.2.1.1.(2) 9.4.1.1.(3) 9.4.2.2.(1) Table 9.25.1.2. Table 9.32.3.10.A. 9.33.3.2.(1) Table 12.3.2.1. Table 12.3.4.2.A.
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MAH	Supplementary Standard SB-4, August 15, 2006	Measures for Fire Safety in High Buildings	3.2.6.9.(3) 3.2.6.10.(2) 3.2.6.14.(1)
MAH	Supplementary Standard SB-5, June 18, 2008	Approved Sewage Treatment Units	8.6.2.2.(5)
MAH	Supplementary Standard SB-6, August 15, 2006	Percolation Times and Soil Descriptions	8.2.1.2.(2)
MAH	Supplementary Standard SB-7, August 15, 2006	Guards for Housing and Small Buildings	9.8.8.2.(5)
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MAH	Supplementary Standard SB-9, August 15, 2006	Requirements for Soil Gas Control	9.13.4.1.(1) 9.13.4.2.(2) to (4)
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MAH	Supplementary Standard SB-11, August 15, 2006	Construction of Farm Buildings	1.3.1.2.(4) of Division A
MAH	Supplementary Standard SB-12, November 30, 2009	Energy Efficiency for Housing	12.2.1.1.(3) 12.2.1.2.(3)
MAH	Supplementary Standard SC-1, August 15, 2006	Code of Conduct for Registered Code Agencies	3.7.4.1.(2) of Division C
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NFPA	2008 Publication	National Fire Codes	6.2.1.1.(1)
NFPA	13-2007	Installation of Sprinkler Systems	3.2.4.8.(2); 3.2.4.16.(1) 3.2.5.13.(1); 3.2.8.4.(7) 3.3.2.12.(3); 3.15.1.1.(3) 3.15.1.1.(4); 3.15.1.5.(2) 3.15.1.6.(2); 3.15.2.1.(1) 3.15.2.2.(1); 3.15.3.1.(1)
NFPA	13D-2007	Installation of Sprinkler Systems in One- and Two-Family Dwellings and Manufactured Homes	3.2.5.13.(3)
NFPA	13R-2007	Installation of Sprinkler Systems in Residential Occupancies up to and including Four Stories in Height	3.2.5.13.(2)
NFPA	14-2007	Installation of Standpipe and Hose Systems	3.2.9.2.(1)
NFPA	20-2007	Installation of Stationary Pumps for Fire Protection	3.2.5.19.(1)
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NFPA	82-2004	Incinerators, Waste and Linen Handling Systems and Equipment	6.2.6.1.(1) 9.10.10.5.(2)

NFPA	96-2004	Ventilation Control and Fire Protection of Commercial Cooking Operations	6.2.2.6.(1)
NFPA	130-2007	Fixed Guideway Transit and Passenger Rail Systems	3.12.7.1.(1)
NFPA	211-2006	Chimneys, Fireplaces, Vents and Solid Fuel-Burning Appliances	6.3.1.2.(2) 6.3.1.3.(1)
NFPA	214-2005	Water-Cooling Towers	6.2.3.14.(3)
NFPA	701-2004	Fire Tests for Flame Propagation of Textiles and Films	3.14.1.6.(1) 3.14.2.5.(1)
NLGA	2007	Standard Grading Rules for Canadian Lumber	1.4.1.2.(1) of Division A 9.3.2.1.(1) Table 9.3.2.1. Tables A-1 to A-10
NRCan	January 2005	Energide for New Houses: Administrative and Technical Procedures	12.2.1.1.(3) 12.2.1.2.(3)
NSF/ANSI	46-2007	Evaluation of Components and Devices Used in Wastewater Treatment Systems	8.6.2.1.(2)
SMACNA	ANSI/SMACNA 006-2006, 3rd Edition 2005	HVAC Duct Construction Standards - Metal and Flexible	6.2.1.1.(1) 6.2.4.2.(3) 12.3.4.5.(1) 12.3.4.5.(2)
TC		Canadian Aviation Regulations - Part III	4.1.5.14.
TPIC	2007	Truss Design Procedures and Specifications for Light Metal Plate Connected Wood Trusses	9.23.13.11.(6)
UL	UL 300-2005	Fire Extinguishing Systems for Protection of Restaurant Cooking Areas	6.2.2.6.(2)
UL	UL 2034-2008	Single and Multiple Station Carbon Monoxide Alarms	6.2.3.12.(1) 9.33.4.3.(1)
ULC	CAN/ULC-S101-04	Fire Endurance Tests of Building Construction and Materials	3.1.5.12.(3) 3.1.5.12.(4) 3.1.5.12.(6) 3.1.7.1.(1) 3.1.11.7.(1) 3.2.3.8.(1) 3.2.6.9.(6)
ULC	CAN/ULC-S102-03	Test for Surface Burning Characteristics of Building Materials and Assemblies	3.1.5.25.(1) 3.1.12.1.(1)
ULC	CAN/ULC-S102.2-03	Test for Surface Burning Characteristics of Flooring, Floor Coverings, and Miscellaneous Materials and Assemblies	3.1.12.1.(2) 3.1.13.4.(1)
ULC	S102.3-M82	Fire Test of Light Diffusers and Lenses	3.1.13.4.(1)
ULC	CAN4-S104-M80	Fire Tests of Door Assemblies	3.1.8.4.(1) 3.2.6.9.(3)
ULC	CAN4-S105-M85	Fire Door Frames Meeting the Performance Required by CAN4-S104	9.10.13.6.(1)
ULC	CAN4-S106-M80	Fire Tests of Window and Glass Block Assemblies	3.1.8.4.(1)
ULC	CAN/ULC-S107-03	Fire Tests of Roof Coverings	3.1.15.1.(1)
ULC	CAN/ULC-S109-03	Flame Tests of Flame-Resistant Fabrics and Films	3.1.16.1.(1) 3.14.1.6.(1) 3.14.2.5.(1) 6.2.3.17.(1) 6.2.3.18.(1) 6.2.4.9.(1)
ULC	CAN/ULC-S110-M86	Tests for Air Ducts	6.2.3.2.(2) 6.2.3.2.(4)
ULC	ULC-S111-95	Fire Tests for Air Filter Units	6.2.3.13.(1) 6.2.4.14.(1)
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ULC	CAN/ULC-S112.1-M90	Leakage Rated Dampers for Use in Smoke Control Systems	6.2.3.9.(3)
ULC	CAN/ULC-S112.2-07	Fire Test of Ceiling Firestop Flap Assemblies	3.1.9.5.(2) 3.6.4.3.(2)

ULC	CAN/ULC-S113-07	Wood Core Doors Meeting the Performance Required by CAN/ULC-S104 for Twenty Minute Fire Rated Closure Assemblies	9.10.13.2.(1)
ULC	CAN/ULC-S114-05	Test for Determination of Non-Combustibility in Building Materials	1.4.1.2.(1) of Division A
ULC	CAN/ULC-S115-05	Fire Tests of Firestop Systems	3.1.5.16.(3) 3.1.9.1.(1) 3.1.9.1.(2) 3.1.9.4.(4) 9.10.9.7.(3)
ULC	CAN/ULC-S124-06	Test for the Evaluation of Protective Coverings for Foamed Plastic	3.1.5.12.(2)
ULC	CAN/ULC-S126-06	Test for Fire Spread Under Roof-Deck Assemblies	3.1.14.1.(1) 3.1.14.2.(1)
ULC	CAN/ULC-S134-92	Fire Test of Exterior Wall Assemblies	3.1.5.5.(1)
ULC	CAN/ULC-S135-04	Test Method for the Determination of Combustibility Parameters of Building Materials Using an Oxygen Consumption Calorimeter (Cone Calorimeter)	3.1.5.1.(2)
ULC	CAN/ULC-S138-06	Fire Test for Fire Growth of Insulated Building Panels in a Full-Scale Room Configuration	3.1.5.12.(7)
ULC	ULC-S139-00	Fire Test for Evaluation of Integrity of Electrical Cables	3.2.7.10.(2)
ULC	S505-1974	Fusible Links for Fire Protection Service	3.1.8.9.(1)
ULC	S513-1978	Threaded Couplings for 38 mm and 65 mm Fire Hose	3.2.9.2.(7)
ULC	CAN/ULC-S524-06	Installation of Fire Alarm Systems	3.2.4.5.(1)
ULC	CAN/ULC-S531-02	Smoke Alarms	3.2.4.21.(1) 9.10.19.1.(1)
ULC	CAN/ULC-S537-04	Verification of Fire Alarm Systems	3.2.4.5.(2)
ULC	CAN/ULC-S543-09	Internal Lug Quick Connect Couplings for Fire Hose	3.2.9.2.(7)
ULC	CAN/ULC-S553-02	Installation of Smoke Alarms	3.2.4.21.(7)
ULC	CAN/ULC-S561-03	Installation and Services for Fire Signal Receiving Centres and Systems	3.2.4.7.(4)
ULC	CAN/ULC-S610-M87	Factory-Built Fireplaces	9.22.8.1.(1)
ULC	ULC-S628-93	Fireplace Inserts	9.22.10.1.(1)
ULC	CAN/ULC-S629-M87	650°C Factory-Built Chimneys	9.21.1.2.(1)
ULC	CAN/ULC-S639-M87	Steel Liner Assemblies for Solid Fuel-Burning Masonry Fireplaces	9.22.2.3.(1)
ULC	CAN/ULC-S701-05	Thermal Insulation, Polystyrene, Boards and Pipe Covering	Table 5.10.1.1. 9.15.4.1.(1) Table 9.23.16.2.A. 9.25.2.2.(1) 9.25.2.2.(4)
ULC	CAN/ULC-S702-97	Mineral Fibre Thermal Insulation for Buildings	Table 5.10.1.1. Table 9.23.16.2.A. 9.25.2.2.(1)
ULC	CAN/ULC-S703-01	Cellulose Fibre Insulation (CFI) for Buildings	Table 5.10.1.1. 9.25.2.2.(1)
ULC	CAN/ULC-S704-03	Thermal Insulation, Polyurethane and Polyisocyanurate Boards, Faced	Table 5.10.1.1. Table 9.23.16.2.A. 9.25.2.2.(1)
ULC	CAN/ULC-S705.1-01	Thermal Insulation - Spray Applied Rigid Polyurethane Foam, Medium Density - Material Specification	Table 5.10.1.1. 9.25.2.2.(1)
ULC	CAN/ULC-S705.2-98	Thermal Insulation - Spray Applied Rigid Polyurethane Foam, Medium Density, Installers's Responsibilities - Specification	Table 5.10.1.1. 9.25.2.2.(1) 9.25.2.5.(1)
ULC	CAN/ULC-S706-02	Wood Fibre Thermal Insulation for Buildings	Table 5.10.1.1. 9.23.15.7.(3) Table 9.23.16.2.A. 9.25.2.2.(1) 9.29.8.1.(1)
ULC	ULC/ORD-C263.1-99	Sprinkler-Protected Window Systems	3.1.8.18.(1)
ULC	ULC/ORD-C199P-02	Combustible Piping for Sprinkler Systems	3.2.5.14.(2) 3.2.5.14.(5)

ULC	ULC/ORD-C1254.6-1995	Fire Testing of Restaurant Cooking Area Fire Extinguishing System Units	6.2.2.6.(2)
ULC	ULC/ORD-C2024-02	Fire Tests For Optical Fibre Cable Raceway	3.1.5.20.(1) 3.6.4.3.(1)

13. Clause 3.1.5.5.(1)(b) of Division B of the Regulation is amended by striking out “Sentence 3.1.5.11.(3)” and substituting “Sentence 3.1.5.12.(3)”.

14. (1) Clause 3.1.5.12.(4)(a) of Division B of the Regulation is amended by adding “or” at the end of Subclause (i) and by revoking Subclauses (ii) to (vii) and substituting the following:

- (ii) Reserved
- (iii) Reserved
- (iv) Reserved
- (v) Reserved
- (vi) Reserved
- (vii) Reserved
- (viii) ASTM C1396 / C1396M, “Gypsum Board”,

(2) Clause 3.1.5.12.(7)(e) of Division B of the Regulation is amended by striking out “ULC/ORD-C376, “Fire Growth of Foamed Plastic Insulated Building Panels in a Full-Scale Room Configuration”” and substituting “CAN/ULC-S138, “Test for Fire Growth of Insulated Building Panels in a Full-Scale Room Configuration””.

15. Sentence 3.1.5.20.(1) of Division B of the Regulation is amended by adding “or Clause 6.16 of CSA C22.2 No 211.0, “General Requirements and Methods of Testing for Nonmetallic Conduit”” before “(FT4 rating)”.

16. Sentence 3.1.7.1.(1) of Division B of the Regulation is amended by striking out “CAN/ULC-S101-M” and substituting “CAN/ULC-S101”.

17. Clause 3.1.8.5.(2)(a) of Division B of the Regulation is amended by striking out “NFPA 80, “Standard for Fire Doors and Fire Windows”” and substituting “NFPA 80, “Fire Doors and Other Opening Protectives””.

18. Sentence 3.1.8.10.(2) of Division B of the Regulation is amended by striking out “NFPA 80, “Fire Doors and Fire Windows”” and substituting “NFPA 80, “Fire Doors and Other Opening Protectives””.

19. (1) Clause 3.1.8.12.(2)(d) of Division B of the Regulation is amended by striking out “Appendix B of NFPA 80, “Fire Doors and Fire Windows”” at the end and substituting “NFPA 80, “Fire Doors and Other Opening Protectives””.

(2) Sentence 3.1.8.12.(3) of Division B of the Regulation is amended by striking out “Appendix B of NFPA 80, “Fire Doors and Fire Windows”” in the portion before Clause (a) and substituting “NFPA 80, “Fire Doors and Other Opening Protectives””.

(3) Sentence 3.1.8.12.(4) of Division B of the Regulation is amended by striking out “Except as required by Sentence (5), (6) and (7)” at the beginning in the portion before Clause (a) and substituting “Except as required by Sentences (5), (6) and (7)”.

20. Sentence 3.1.8.14.(1) of Division B of the Regulation is amended by striking out “NFPA 80, “Fire Doors and Fire Windows”” at the end and substituting “NFPA 80, “Fire Doors and Other Opening Protectives””.

21. The heading to Article 3.1.13.3. of Division B of the Regulation is revoked and the following substituted:

3.1.13.3. Plumbing Fixtures and Bathrooms Finishes

22. Sentence 3.1.13.5.(1) of Division B of the Regulation is amended by striking out “*building*” and substituting “*storey*”.

23. Sentence 3.1.13.7.(2) of Division B of the Regulation is amended by striking out “Sentence 3.2.6.4.(1)” at the end and substituting “Sentences 3.2.4.9.(2) and 3.2.4.16.(1)”.

24. Clause 3.1.14.2.(1)(b) of Division B of the Regulation is amended by striking out “3.2.2.69.(2), and” and substituting “3.2.2.70.(2) and”.

25. Clause 3.2.2.42.(2)(c) of Division B of the Regulation is amended by striking out “not less 1 h” and substituting “not less than 1 h”.

26. The heading to Table 3.2.2.44. of Division B of the Regulation, as made by section 5 of Ontario Regulation 205/08, is amended by striking out “Forming Part of Sentence 3.2.2.43.(1)” and substituting “Forming Part of Sentence 3.2.2.44.(1)”.

27. Clause 3.2.2.72.(2)(b) of Division B of the Regulation is amended by striking out “fire-resistance rating” in the portion before Subclause (i) and substituting “*fire-resistance rating*”.

28. Sentence 3.2.3.16.(1) of Division B of the Regulation is amended by striking out “Sentences (2) and (3)” in the portion before Clause (a) and substituting “Sentences (2) to (4)”.

29. Sentence 3.2.5.17.(1) of Division B of the Regulation is amended by striking out “Part 6” and substituting “Part 6 of Division B”.

30. Clause 3.2.7.3.(2)(b) of Division B of the Regulation is revoked and the following substituted:

(b) on a *shelf and rack storage system*, in locations described in Sentence 3.16.1.5.(2).

31. Clause 3.2.7.9.(1)(d) of Division B of the Regulation is amended by striking out “Article 3.2.6.10.” at the end and substituting “Article 3.2.6.6.”

32. (1) Sentence 3.2.7.10.(1) of Division B of the Regulation is amended by striking out “Articles 3.2.6.2. to 3.2.6.8., and” and substituting “Articles 3.2.6.2. to 3.2.6.13. and 3.2.7.3. and”.

(2) Sentence 3.2.7.10.(1) of Division B of the Regulation is amended by striking out “Articles 3.2.6.2. to 3.2.6.13.” and substituting “Articles 3.2.6.2. to 3.2.6.8.”.

33. (1) Clause 3.2.8.2.(1)(c) of Division B of the Regulation is amended by striking out “Sentence 3.2.1.1.(3) or (5)” at the end and substituting “Sentence 3.2.1.1.(3) or (8)”.

(2) Clause 3.2.8.2.(1)(e) of Division B of the Regulation is amended by striking out “Sentence 3.2.1.1.(8)” at the end and substituting “Sentence 3.2.1.1.(7)”.

(3) Sentence 3.2.8.2.(5) of Division B of the Regulation is amended by striking out “Articles 3.2.8.3. to 3.2.3.11.” in the portion before Clause (a) and substituting “Articles 3.2.8.3. to 3.2.8.11.”.

34. Subclause 3.2.8.8.(1)(b)(ii) of Division B of the Regulation is amended by striking out “Sentences (5), (6) and (7) of Article 3.2.8.9.” and substituting “Sentences 3.2.8.9.(3), (4), (6) and (7)”.

35. (1) Sentence 3.3.1.4.(3) of Division B of the Regulation is amended by striking out “*care occupancy or detention occupancy or a residential occupancy*” at the end and substituting “*care or detention occupancy or residential occupancy*”.

(2) Clause 3.3.1.4.(4)(a) of Division B of the Regulation is amended by striking out “Sentences 3.3.3.5.(10) and 3.3.4.2.(1)” and substituting “Sentences 3.3.3.5.(9) and 3.3.4.2.(1)”.

36. (1) Subclause 3.3.1.7.(1)(a)(i) of Division B of the Regulation is amended by striking out “Sentences 3.2.6.9.(4) to (6)” at the end and substituting “Sentences 3.2.6.5.(4) to (6)”.

(2) Subclause 3.3.1.7.(1)(a)(ii) of Division B of the Regulation is amended by striking out “Clause 3.2.6.9.(3)(b) or (c)” and substituting “Clause 3.2.6.5.(3)(b) or (c)”.

37. Sentence 3.3.2.5.(1) of Division B of the Regulation is amended by striking out “*building*” and substituting “*floor area*”.

38. Sentence 3.3.3.2.(5) of Division B of the Regulation is amended by striking out “need to be provided” and substituting “need not be provided”.

39. Sentence 3.3.3.5.(9) of Division B of the Regulation is amended by striking out “Sentences (10) and (12)” and substituting “Sentences (10) and (11)”.

40. Clause 3.3.4.4.(9)(a) of Division B of the Regulation, as made by subsection 9 (4) of Ontario Regulation 205/08, is amended by striking out “of adjacent ground level” and substituting “above adjacent ground level”.

41. Sentence 3.4.2.2.(2) of Division B of the Regulation is amended by striking out “Article 3.2.8.1.” and substituting “Article 3.2.8.2.”.

42. Sentence 3.4.4.4.(1) of Division B of the Regulation is amended by striking out “and” at the end of Clause (d), by adding “and” at the end of Clause (e) and by adding the following Clause:

(f) a sprinkler protected glazed wall assembly conforming to Article 3.1.8.18.

43. Sentence 3.4.5.1.(1) of Division B of the Regulation is amended by striking out “Except as required by Sentences (7) and (9)” and substituting “Except as provided in Sentences (7) and (9)”.

44. Sentence 3.4.6.4.(1) of Division B of the Regulation is amended by striking out “A ramp or stairway” at the beginning and substituting “A stairway”.

45. Clause 3.4.6.15.(4)(d) of Division B of the Regulation is amended by striking out “Sentence 3.2.6.12.(1)” at the end and substituting “Sentence 3.2.6.7.(1)”.

46. Sentence 3.5.1.1.(2) of Division B of the Regulation is amended by striking out “Articles 3.2.6.8. and 3.2.6.9.” at the end and substituting “Articles 3.2.6.4. and 3.2.6.5.”.

47. Sentence 3.5.2.2.(1) of Division B of the Regulation is amended by striking out “CSA B44, “Safety Code for Elevators”” at the end and substituting “ASME A17.1 / CSA B44, “Safety Code for Elevators and Escalators””.

48. Sentence 3.5.3.1.(2) of Division B of the Regulation is amended by striking out “Article 3.2.6.9.” and substituting “Article 3.2.6.5.”.

49. Sentence 3.7.5.1.(1) of Division B of the Regulation is amended by striking out ““Essential Electrical Systems in Health Care Facilities”” at the end and substituting ““Electrical Safety and Essential Electrical Systems in Health Care Facilities””.

50. Sentence 3.7.5.2.(1) of Division B of the Regulation is amended by striking out “CAN/CSA-Z305.1, “Nonflammable Medical Gas Piping Systems”” at the end and substituting “CAN/CSA-Z7396.1, “Medical Gas Piping Systems - Part 1: Pipelines for Medical Gases and Vacuum””.

51. The heading to Table 3.8.2.1. of Division B of the Regulation is amended by striking out “Forming Part of Sentence 3.8.2.1.(4)” and substituting “Forming Part of Sentence 3.8.2.1.(3)”.

52. Sentence 3.8.3.3.(6) of Division B of the Regulation is amended by striking out “Sentence (4) and (5)” and substituting “Sentences (4) and (5)”.

53. Subclause 3.8.3.4.(1)(e)(v) of Division B of the Regulation is amended by striking out “40 mm” and substituting “50 mm”.

54. Sentence 3.8.3.11.(1) of Division B of the Regulation is amended by striking out “and” at the end of Clause (e) and by adding “and” at the end of Subclause (f)(iii).

55. Sentence 3.10.3.4.(1) of Division B of the Regulation is amended by striking out “Sentences (2) to (4)” and substituting “Sentences (2) and (3)”.

56. Sentence 3.11.3.1.(1) of Division B of the Regulation is amended by striking out “Sentences (2) to (25)” at the end and substituting “Sentences (2) to (26)”.

57. Sentence 3.13.3.1.(2) of Division B of the Regulation is amended by striking out “Table 2-8A of NFPA 80, “Fire Doors and Windows”” at the end and substituting “NFPA 80, “Fire Doors and Other Opening Protectives””.

58. Note (1) to Table 4.1.5.12. of Division B of the Regulation is revoked and the following substituted:

(1) See ASME A17.1 / CSA B44, “Safety Code for Elevators and Escalators.”

59. Note (1) to Table 4.1.8.6. of Division B of the Regulation is amended by striking out “One-storey” at the beginning and substituting “One-storey”.

60. (1) The heading to Article 4.1.8.11. of Division B of the Regulation is amended by striking out “Article 4.1.8.6.” at the end and substituting “Article 4.1.8.7.”.

(2) Sentence 4.1.8.11.(7) of Division B of the Regulation is amended by striking out,

$$M_x = J_x \sum_{i=1}^n F_i (h_i - h_x)$$

and substituting,

$$M_x = J_x \sum_{i=x}^n F_i (h_i - h_x)$$

61. (1) Table 4.1.8.17. of Division B of the Regulation is amended by striking out,

4	Floors and roofs acting as diaphragms ⁽²⁾	-	-	2.50
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and substituting,

4	Floors and roofs acting as diaphragms ⁽²⁾	-	-	-
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(2) Table 4.1.8.17. of Division B of the Regulation is amended by striking out,

14	Flat bottom tanks (including contents) attached directly to a floor at or below <i>grade</i> within a <i>building</i> containing toxic or explosive materials, materials having a <i>flash point</i> below 38°C or fire fighting fluids	1.00	1.00	3.00
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and substituting,

14	Flat bottom tanks (including contents) attached directly to a floor at or below grade within a building containing toxic or explosive materials, materials having a flash point below 38°C or fire fighting fluids	1.00	1.00	2.50
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62. Clauses 4.2.3.8.(1)(c) and (d) of Division B of the Regulation are revoked and the following substituted:

- (c) ASTM A1008 / A1008M, "Steel, Sheet, Cold-Rolled, Carbon, Structural, High-Strength Low-Alloy, and High-Strength Low-Alloy with Improved Formability, Solution Hardened, and Bake Hardenable",
- (d) ASTM A1011 / A1011M, "Steel, Sheet and Strip, Hot-Rolled, Carbon, Structural, High-Strength Low-Alloy, High-Strength Low-Alloy with Improved Formability, and Ultra-High Strength", or

63. The heading to Article 4.2.4.9. of Division B of the Regulation is amended by striking out "Groundwater Level Charge" and substituting "Groundwater Level Change".

64. Sentence 4.3.1.2.(1) of Division B of the Regulation is amended by striking out "CAN/CSA-O177-M" and substituting "CSA O177-M".

65. Sentence 4.3.5.1.(1) of Division B of the Regulation is amended by striking out "CAN3-S157, "Strength Design in Aluminum"" and substituting "CAN/CSA-S157 / S157.1, "Strength Design in Aluminum/Commentary on CSA S157-05, Strength Design in Aluminum"".

66. Sentence 4.4.2.1.(1) of Division B of the Regulation is amended by striking out "CAN/CSA-S413" and substituting "CSA S413".

67. Sentence 4.4.4.1.(1) of Division B of the Regulation is amended by striking out "Article 1.3.2.2." and substituting "Article 1.1.2.2.".

68. Article 4.4.5.1. of Division B of the Regulation is revoked and the following substituted:

4.4.5.1. Liquid Manure Storage Tanks

(1) Reserved

(2) *Liquid manure* storage tanks shall be constructed of steel, reinforced concrete or prestressed concrete.

(3) *Liquid manure* storage tank walls, bases and appurtenances, including piping for the conveyance of *liquid manure* and associated connections and joints, shall be designed and constructed to prevent leakage of contents.

(4) Concrete for *liquid manure* storage tanks shall,

- (a) be made from HS or HSb cement,
- (b) have a 28-day strength of at least 32 MPa, and
- (c) have a water/cement materials ratio of not more than 0.45.

(5) *Liquid manure* storage tanks shall be placed on undisturbed *soil* free of any organic, deleterious and extraneous materials and capable of supporting the superimposed design loads from the tanks.

(6) Where granular *fills* are used between the bases of *liquid manure* storage tanks and the undisturbed *soil*, the granular *fills* shall be compacted to a Standard Proctor density of not less than 95 per cent.

69. Sentence 5.1.5.1.(1) of Division B of the Regulation is revoked and the following substituted:

(1) Structural and fire safety requirements shall comply with other Parts of the Code.

70. Subclause 5.8.2.3.(2)(b)(ii) of Division B of the Regulation is amended by striking out "CAN/CGSB 37.22-M" at the beginning and substituting "CAN/CGSB-37.22-M".

71. Clause 5.9.1.1.(1)(b) of Division B of the Regulation is revoked and the following substituted:

(b) ASTM E336, "Measurement of Airborne Sound Attenuation Between Rooms in Buildings".

72. Sentence 5.9.1.2.(2) of Division B of the Regulation is amended by striking out "should" and substituting "sound".

73. (1) Table 5.10.1.1. of Division B of the Regulation is amended by striking out,

ASTM	C36 / C36M	Gypsum Wallboard
ASTM	C37 / C37M	Gypsum Lath
ASTM	C79 / C79M	Treated Core and Nontreated Core Gypsum Sheathing Board

(2) Table 5.10.1.1. of Division B of the Regulation is amended by striking out,

ASTM	C442 / C442M	Gypsum Backing Board, and Gypsum Coreboard, and Gypsum Shaftliner Board
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(3) Table 5.10.1.1. of Division B of the Regulation is amended by striking out,

ASTM	C588 / C588M	Gypsum Base for Veneer Plasters
ASTM	C630 / C630M	Water-Resistant Gypsum Backing Board

(4) Table 5.10.1.1. of Division B of the Regulation is amended by striking out,

ASTM	C931 / C931M	Exterior Gypsum Soffit Board
ASTM	C960 / C960M	Preddecorated Gypsum Board

(5) Table 5.10.1.1. of Division B of the Regulation is amended by striking out,

ASTM	C1178 / C1178M	Glass Mat Water-Resistant Gypsum Board Backing Panel
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and substituting,

ASTM	C1178 / C1178M	Coated Glass Mat Water-Resistant Gypsum Board Backing Panel
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(6) Table 5.10.1.1. of Division B of the Regulation is amended by striking out,

ASTM	C1395 / C1395M	Gypsum Ceiling Board
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(7) Table 5.10.1.1. of Division B of the Regulation is amended by adding the following:

ASTM	E2190	Insulating Glass Unit Performance and Evaluation
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(8) Table 5.10.1.1. of Division B of the Regulation is amended by striking out,

BNQ	NQ3624-115	Polyethylene (PE) Pipe and Fittings - Flexible Corrugated Pipes for Drainage - Characteristics and Test Methods
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and substituting,

BNQ	BNQ3624-115	Polyethylene (PE) Pipe and Fittings - Flexible Pipes for Drainage - Characteristics and Test Methods
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(9) Table 5.10.1.1. of Division B of the Regulation is amended by striking out,

CSA	CAN/CSA-A123.1-M	Asphalt Shingles Made from Organic Felt and Surfaced with Mineral Granules
CSA	A123.2	Asphalt Coated Roofing Sheets
CSA	CAN/CSA-A123.3	Asphalt Saturated Organic Roofing Felt

and substituting,

CSA	A123.1/123.5	Asphalt Shingles Made from Organic Felt and Surfaced with Mineral Granules / Asphalt Shingles Made from Glass Felt and Surfaced with Mineral Granules
CSA	CAN/CSA-A123.2	Asphalt Coated Roofing Sheets
CSA	A123.3	Asphalt Saturated Organic Roofing Felt

(10) Table 5.10.1.1. of Division B of the Regulation is amended by striking out,

CSA	CAN/CSA-A123.5	Asphalt Shingles Made from Glass Felt and Surfaced with Mineral Granules
CSA	A123.17	Asphalt-Saturated Felted Glass-Fibre Mat for Use in Construction of Built-Up Roofs

and substituting,

CSA	A123.17	Asphalt Glass Felt Used in Roofing and Waterproofing
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(11) Table 5.10.1.1. of Division B of the Regulation is amended by striking out,

CSA	CAN/CSA-A220.0-M	Performance of Concrete Roof Tiles
CSA	CAN/CSA-A220.1-M	Installation of Concrete Roof Tiles

and substituting,

CSA	CAN/CSA-A220.0	Performance of Concrete Roof Tiles
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CSA	CAN/CSA-A220.1	Installation of Concrete Roof Tiles
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74. Sentence 6.2.2.1.(2) of Division B of the Regulation is amended by striking out “ANSI/ASHRAE 62” and substituting “ANSI/ASHRAE 62.1”.

75. Sentence 6.2.3.4.(7) of Division B of the Regulation is amended by striking out “*closures*” at the end and substituting “*closures*”.

76. Sentence 6.2.3.8.(15) of Division B of the Regulation is amended by striking out “ANSI/ASHRAE 62” and substituting “ANSI/ASHRAE 62.1”.

77. The heading to Table 6.2.9.3. of Division B of the Regulation is amended by striking out “Forming Part of Sentence 6.2.9.3.(1)” and substituting “Forming Part of Sentences 6.2.7.1.(1), 6.2.8.1.(2) and 6.2.9.3.(1)”.

78. Article 7.1.5.4. of Division B of the Regulation is revoked and the following substituted:

7.1.5.4. Separate Services

(1) Except as provided in Sentences (2) and (3), piping in any *building* shall be connected to the public services separately from piping of any other *building*.

(2) An ancillary *building* on the same property as the main *building* may be served by the same service.

(3) *Water service pipes* or *building sewers* serving *buildings* located on the same property may connect into a *private water supply* or a *private sewer* conforming to Article 7.1.5.5.

(4) No *plumbing* serving a *dwelling unit* shall be installed in or under another unit of the *building* unless the piping is located in a tunnel, pipe corridor, common *basement* or parking garage, so that the piping is *accessible* for servicing and maintenance throughout its length without encroachment on any private living space, but this Sentence does not prevent *plumbing* serving a unit located above another unit from being installed in or under the lower unit.

79. Sentence 7.2.3.3.(1) of Division B of the Regulation is amended by striking out “CAN/CSA-B125, “Plumbing Fittings”” and substituting “ASME A112.18.2 / CAN/CSA-B125.2, “Plumbing Waste Fittings””.

80. Sentence 7.2.5.5.(1) of Division B of the Regulation is amended by striking out ““Polyethylene Pipe, Tubing and Fittings for Cold Water Pressure Services”” at the end and substituting ““Polyethylene (PE) Pipe, Tubing and Fittings for Cold Water Pressure Services””.

81. Sentence 7.2.5.7.(1) of Division B of the Regulation is amended by striking out ““Cross-linked Polyethylene (PEX) Tubing Systems for Pressure Applications”” at the end and substituting ““Crosslinked Polyethylene (PEX) Tubing Systems for Pressure Applications””.

82. Sentence 7.2.5.8.(1) of Division B of the Regulation is revoked and the following substituted:

(1) PVC water pipe, fittings and solvent cement shall be certified to CAN/CSA-B137.3, “Rigid Polyvinylchloride (PVC) Pipe for Pressure Applications” or CAN/CSA-B137.2, “Polyvinylchloride (PVC) Injection-Moulded Gasketed Fittings for Pressure Applications”, and have a minimum pressure rating of 1 100 kPa.

83. Article 7.2.5.9. of Division B of the Regulation is revoked and the following substituted:

7.2.5.9. CPVC Pipe, Fittings and Solvent Cements

(1) CPVC hot and cold water pipe, fittings and solvent cements shall be certified to CAN/CSA-B137.6, “Chlorinated Polyvinylchloride (CPVC) Pipe, Tubing and Fittings for Hot and Cold Water Distribution Systems”.

(2) The design temperature and design pressure of a CPVC piping system shall conform to CAN/CSA-B137.6, “Chlorinated Polyvinylchloride (CPVC) Pipe, Tubing and Fittings for Hot and Cold Water Distribution Systems”.

84. Clauses 7.2.5.10.(1)(b) to (j) of Division B of the Regulation are revoked and the following substituted:

(b) CAN/CSA-B181.1, “Acrylonitrile-Butadiene-Styrene (ABS) Drain, Waste, and Vent Pipe and Pipe Fittings”,

(c) CAN/CSA-B181.2, “Polyvinylchloride (PVC) and Chlorinated Polyvinylchloride (CPVC) Drain, Waste, and Vent Pipe and Pipe Fittings”,

(d) CAN/CSA-B182.1, “Plastic Drain and Sewer Pipe and Pipe Fittings”,

(e) CAN/CSA-B182.2, “PSM Type Polyvinylchloride (PVC) Sewer Pipe and Fittings”,

(f) CAN/CSA-B182.4, “Profile Polyvinylchloride (PVC) Sewer Pipe and Fittings”,

(g) CAN/CSA-B182.6, “Profile Polyethylene (PE) Sewer Pipe and Fittings for Leak-Proof Sewer Applications”,

(h) CAN/CSA-B182.7, “PSM Type Multilayer Polyvinylchloride (PVC) Sewer Pipe Having Reprocessed-Recycled Content”,

(i) CAN/CSA-B137.2, “Polyvinylchloride (PVC) Injection-Moulded Gasketed Fittings for Pressure Applications”, or

(j) CAN/CSA-B137.3, “Rigid Polyvinylchloride (PVC) Pipe for Pressure Applications”.

85. Clauses 7.2.5.11.(1)(a) and (b) of Division B of the Regulation are revoked and the following substituted:

- (a) CAN/CSA-B181.1, “Acrylonitrile-Butadiene-Styrene (ABS) Drain, Waste, and Vent Pipe and Pipe Fittings”, or
- (b) CAN/CSA-B181.2, “Polyvinylchloride (PVC) and Chlorinated Polyvinylchloride (CPVC) Drain, Waste, and Vent Pipe and Pipe Fittings”.

86. (1) Clauses 7.2.5.12.(1)(b) and (c) of Division B of the Regulation are revoked and the following substituted:

- (b) CAN/CSA-B181.1, “Acrylonitrile-Butadiene-Styrene (ABS) Drain, Waste, and Vent Pipe and Pipe Fittings”, or
- (c) CAN/CSA-B181.2, “Polyvinylchloride (PVC) and Chlorinated Polyvinylchloride (CPVC) Drain, Waste, and Vent Pipe and Pipe Fittings”.

(2) Clauses 7.2.5.12.(2)(b) and (c) of Division B of the Regulation are revoked and the following substituted:

- (b) CAN/CSA-B181.1, “Acrylonitrile-Butadiene-Styrene (ABS) Drain, Waste, and Vent Pipe and Pipe Fittings”,
- (c) CAN/CSA-B181.2, “Polyvinylchloride (PVC) and Chlorinated Polyvinylchloride (CPVC) Drain, Waste, and Vent Pipe and Pipe Fittings”,

(3) Clause 7.2.5.12.(2)(e) of Division B of the Regulation is revoked and the following substituted:

- (e) CAN/CSA-B182.2, “PSM Type Polyvinylchloride (PVC) Sewer Pipe and Fittings”.

87. (1) Sentence 7.2.5.13.(1) of Division B of the Regulation is amended by striking out ““Polyethylene/Aluminum/Polyethylene Composite Pressure Pipe Systems”” at the end and substituting ““Polyethylene/Aluminum/Polyethylene (PE-AL-PE) Composite Pressure-Pipe Systems””.

(2) Sentence 7.2.5.13.(2) of Division B of the Regulation is revoked and the following substituted:

- (2) Except as provided in Sentences (3) and (4), PE/AL/PE pipe and fittings shall not be used in a hot *water system*.

- (3) PE/AL/PE pipe with a pressure rating of 690 kPa or greater at 82°C shall be permitted in a hot *water system*.

(4) PE/AL/PE pipe with a pressure rating of 690 kPa or greater at 82°C shall be used with fittings that conform to CAN/CSA-B137.10, “Crosslinked Polyethylene/Aluminum/Crosslinked Polyethylene (PEX-AL-PEX) Composite Pressure-Pipe Systems”, in a hot *water system*.

88. Sentence 7.2.5.14.(1) of Division B of the Regulation is amended by striking out ““Crosslinked Polyethylene/Aluminum/Crosslinked Polyethylene Composite Pressure Pipe Systems”” at the end and substituting ““Crosslinked Polyethylene/Aluminum/Crosslinked Polyethylene (PEX-AL-PEX) Composite Pressure-Pipe Systems””.

89. Sentence 7.2.6.4.(3) of Division B of the Regulation is revoked and the following substituted:

(3) Cast iron fittings for cast iron or ductile-iron water pipes shall conform to ANSI/AWWA C110/A21.10, “Ductile-Iron and Gray-Iron Fittings for Water”.

90. Sentence 7.2.6.5.(1) of Division B of the Regulation is amended by striking out ““Gray Iron Threaded Fittings”” at the end and substituting ““Gray Iron Threaded Fittings, Classes 125 and 250””.

91. Sentence 7.2.6.6.(1) of Division B of the Regulation is amended by striking out ““Malleable Iron Threaded Fittings”” at the end and substituting ““Malleable Iron Threaded Fittings, Classes 150 and 300””.

92. Table 7.2.7.4. of Division B of the Regulation is amended by striking out “Type of Copper Tube or *Pipe*” in the heading under Column 1 and substituting “Type of Copper Tube or Pipe”.

93. Clause 7.2.8.1.(1)(c) of Division B of the Regulation is revoked and the following substituted:

- (c) CAN/CSA-B181.3, “Polyolefin and Polyvinylidene (PVDF) Laboratory Drainage Systems”.

94. (1) The heading to Article 7.2.10.1. of Division B of the Regulation is revoked and the following substituted:

7.2.10.1. Floor Flanges

(2) Sentence 7.2.10.1.(2) of Division B of the Regulation is amended by striking out ““ABS Drain, Waste, and Vent Pipe and Pipe Fittings”” at the end and substituting ““Acrylonitrile-Butadiene-Styrene (ABS) Drain, Waste, and Vent Pipe and Pipe Fittings””.

(3) Sentence 7.2.10.1.(3) of Division B of the Regulation is amended by striking out ““PVC Drain, Waste, and Vent Pipe and Pipe Fittings”” at the end and substituting ““Polyvinylchloride (PVC) and Chlorinated Polyvinylchloride (CPVC) Drain, Waste, and Vent Pipe and Pipe Fittings””.

95. Article 7.2.10.6. of Division B of the Regulation is revoked and the following substituted:

7.2.10.6. Supply and Waste Fittings

(1) Supply fittings shall conform to ASME A112.18.1 / CAN/CSA-B125.1, "Plumbing Supply Fittings" or CAN/CSA-B125.3, "Plumbing Fittings".

(2) Waste fittings shall conform to ASME A112.18.2 / CAN/CSA-B125.2, "Plumbing Waste Fittings".

96. Sentence 7.2.10.10.(2) of Division B of the Regulation is revoked and the following substituted:

(2) *Back-siphonage preventers* (anti-siphon fill valves) for tank type water closets shall be certified to CAN/CSA-B125.3, "Plumbing Fittings".

97. Sentence 7.2.10.13.(1) of Division B of the Regulation is amended by striking out "CAN/CSA-F379.1, "Solar Domestic Hot Water Systems (Liquid to Liquid Heat Transfer)"" at the end and substituting "CSA F379.1, "Packaged Solar Domestic Hot Water Systems (Liquid-to-Liquid Heat Transfer) for All-Season Use"".

98. Table 7.2.11.2. of Division B of the Regulation is revoked and the following substituted:

Table 7.2.11.2.
Water Service Pipe and Fire Service Main Materials
Forming Part of Sentence 7.2.11.2.(1)

Column 1	Column 2	Column 3
Material	Standard	Limitations
Polyethylene pipe and fittings	Certified to Series 160 of CAN/CSA-B137.1, "Polyethylene (PE) Pipe, Tubing and Fittings for Cold Water Pressure Services"	
Crosslinked polyethylene pressure pipe or tube and fittings	Certified to CAN/CSA-B137.5, "Crosslinked Polyethylene (PEX) Tubing Systems for Pressure Applications"	
PVC pipe and fittings	Certified to CAN/CSA-B137.3, "Rigid Polyvinylchloride (PVC) Pipe for Pressure Applications", or certified to CAN/CSA-B137.2, "Polyvinylchloride (PVC) Injection-Moulded Gasketed Fittings for Pressure Applications"	Pipe and fittings must have a rated working pressure of 1 100 kPa or more
CPVC pipe and fittings	Certified to CAN/CSA-B137.6, "Chlorinated Polyvinylchloride (CPVC) Pipe, Tubing and Fittings for Hot and Cold Water Distribution Systems"	The design temperature and pressure shall conform to the requirements of the CAN/CSA-B137.6, "Chlorinated Polyvinylchloride (CPVC) Pipe, Tubing and Fittings for Hot and Cold Water Distribution Systems"
Cast iron water pipe	Conform to ANSI/AWWA C151/A21.51, "Ductile-Iron Pipe, Centrifugally Cast for Water"	Pipe shall have a cement mortar lining conforming to ANSI/AWWA C104/A21.4, "Cement-Mortar Lining for Ductile-Iron Pipe and Fittings for Water"
Iron fittings for cast iron or ductile-iron water pipes	Conform to ANSI/AWWA C110/A21.10, "Ductile-Iron and Gray-Iron Fittings for Water"	Pipe shall have a cement mortar lining conforming to ANSI/AWWA C104/A21.4, "Cement-Mortar Lining for Ductile-Iron Pipe and Fittings for Water"
Rubber gasket joints for cast iron and ductile-iron water pipes	Conform to ANSI/AWWA C111/A21.11, "Rubber Gasket Joints for Ductile-Iron Pressure Pipe and Fittings"	
Screwed cast iron water fittings	Conform to ANSI/ASME B16.4, "Gray Iron Threaded Fittings, Classes 125 and 250"	Screwed cast iron water fittings shall be cement-mortar lined or galvanized
Type K soft copper tube	Certified to ASTM B88, "Seamless Copper Water Tube"	
Solder-joint fittings for copper water systems	Conform to ANSI B16.18, "Cast Copper Alloy Solder Joint Pressure Fittings", or conform to ANSI/ASME B16.22, "Wrought Copper and Copper Alloy Solder-Joint Pressure Fittings"	Solder-joint fittings not made by casting or the wrought process shall conform to the applicable requirements of ANSI B16.18, "Cast Copper Alloy Solder-Joint Pressure Fittings"
Flared-joint fittings for copper water systems	Conform to ANSI/ASME B16.26, "Cast Copper Alloy Fittings for Flared Copper Tubes"	Flared-joint fittings not made by casting shall conform to ANSI/ASME B16.26, "Cast Copper Alloy Fittings for Flared Copper Tubes"
PE/AL/PE pipe and fittings	Certified to CAN/CSA B137.9, "Polyethylene/Aluminum/ Polyethylene (PE-AL-PE) Composite Pressure-Pipe Systems"	
PEX/AL/PEX pipe and fittings	Certified to CAN/CSA B137.10, "Crosslinked Polyethylene/ Aluminum/Crosslinked Polyethylene (PEX-AL-PEX) Composite Pressure-Pipe Systems"	

99. (1) Sentence 7.3.5.7.(1) of Division B of the Regulation is amended by striking out “Except as permitted in Sentence (2)” at the beginning and substituting “Except as permitted in Sentences (2) and (3)”.

(2) Sentence 7.3.5.7.(3) of Division B of the Regulation is revoked and the following substituted:

(3) A buried *water service pipe* may pass under a *building drain* or *building sewer* if,

- (a) a vertical separation of not less than 500 mm is provided between the invert of the *building drain* or *building sewer* and the crown of the *water service pipe*,
- (b) adequate structural support is provided for the *building drain* or *building sewer* to prevent excessive deflection of joints and settling, and
- (c) the length of the *water service pipe* is located so that there are no joints within 2 440 mm measured horizontally from the intersection with the *building drain* or *building sewer*.

(4) A buried *water service pipe* shall be constructed of a single run of pipe with no joints or fittings between the street line or source of supply on the property and the inside face of the *building* if the *water service pipe* is less than 15 m from,

- (a) a *private sewage disposal system*, or
- (b) a source of pollution other than a *private sewage disposal system*.

100. Sentence 7.4.2.1.(1) of Division B of the Regulation is amended by adding “and” at the end of Subclause (d)(vii), by striking out Clauses (e), (f) and (g) and substituting the following:

- (e) Reserved
- (f) Reserved
- (g) Reserved

101. Sentence 7.4.3.6.(1) of Division B of the Regulation is amended by striking out “CSA B44, “Safety Code for Elevators”” at the end and substituting “ASME A17.1 / CSA B44, “Safety Code for Elevators and Escalators””.

102. Subclauses 7.4.6.4.(2)(a)(ii) and (iii) of Division B of the Regulation are revoked and the following substituted:

- (ii) CAN/CSA-B181.1, “Acrylonitrile-Butadiene-Styrene (ABS) Drain, Waste, and Vent Pipe and Pipe Fittings”,
- (iii) CAN/CSA-B181.2, “Polyvinylchloride (PVC) and Chlorinated Polyvinylchloride (CPVC) Drain, Waste, and Vent Pipe and Pipe Fittings”, or

103. Sentence 7.4.7.2.(6) of Division B of the Regulation is amended by striking out “*storm drainage piping*” and substituting “*exterior storm drainage pipe*”.

104. Sentence 7.4.10.6.(2) of Division B of the Regulation is amended by striking out “*norminally*” and substituting “*nominally*”.

105. The heading to Table 7.4.10.9. of Division B of the Regulation is revoked and the following substituted:

Maximum Permitted Hydraulic Load Drained to a Horizontal Storm Drainage Pipe

106. (1) Clause 7.5.2.1.(1)(e) of Division B of the Regulation is amended by striking out “Sentence 7.5.1.1.(3)” at the end and substituting “Clauses 7.5.1.1.(3)(a) to (c)”.

(2) Clause 7.5.2.1.(1)(j) of Division B of the Regulation is amended by striking out “Sentence 7.5.1.1.(3)” and substituting “Clauses 7.5.1.1.(3)(a) to (c)”.

107. (1) Sentence 7.5.4.5.(1) of Division B of the Regulation is amended by striking out “*offset relief vent, relief vent or yoke vent*” in the portion before Clause (a) and substituting “*offset relief vent or yoke vent*”.

(2) Clause 7.5.4.5.(1)(b) of Division B of the Regulation is amended by striking out “double sanitary T fitting, and” at the end and substituting “double fitting, in accordance with Table 7.2.4.5., and”.

108. Table 7.5.6.3. of Division B of the Regulation is amended by striking out the following row:

1	1.5	1/50
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109. Table 7.5.8.4. of Division B of the Regulation is revoked and the following substituted:

Table 7.5.8.4. Size and Developed Length of Stack Vents and Vent Stacks

Forming Part of Sentence 7.5.8.4.(1)

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	Column 8	Column 9	Column 10	Column 11	Column 12	Column 13
Size of Soil or Waste Stack, in.	Total Hydraulic Load Being Vented, fixture units	Water Occupied Area	Size of Stack Vent or Vent Stack, in.									
			1/4	1 1/2	2	3	4	5	6	8	10	12
			Maximum Length of Stack Vent or Vent Stack, m									
1/4	2	0.29	9									
1 1/2	8	0.25	15	46								
	10	.29	9	30.5								
2	12	0.25	9	23	61							
	20	.29	8	15	46							
3	10	0.15		13	46	317	Not Limited					
	21	.20		10	33.5	247						
	53	.25		8	28.5	207						
	102	.29		7.5	26	189						
4	43	0.15	Not Permitted		10.5	76	299	Not Limited				
	140	.20			8	61	229					
	320	.25			7	52	195					
	540	.29			6.5	46	177					
5	190	0.15	Not Permitted			25	97.5	302	Not Limited			
	490	.20				29	76	232				
	940	.25				16	64	204				
	1 400	.29				15	58	180				
6	500	0.15	Not Permitted			10	39.5	122	305	Not Limited		
	1 100	.20				8	30.5	94.5	238			
	2 000	.25				6.5	25.5	79	201			
	2 900	.29				6	23.5	73	183			
8	1 800	0.15	Not Permitted				9.5	29	73	287	Not Limited	
	3 400	.20					7	22	58	219.5		
	5 600	.25					6	19	49	186		
	7 600	.29					5.5	17	43	70.5		
10	4 000	0.15	Not Permitted					9.5	24	94.5	292.5	Not Limited
	7 200	.20						7	18	73	225.5	
	11 000	.25						6	15.5	61	192	
	15 000	.29						5.5	14	55	174	
12	7 300	0.15	Not Permitted						9.5	36.5	116	287
	13 000	.20							7	28.5	91	219.5
	20 000	.25							6	24	76	186
	26 000	.29							5.5	22	70	152
15	15 000	0.15	Not Permitted							12	39.5	94.5
	25 000	.20								9.5	29	73
	38 000	.25								8	24.5	62
	50 000	.29								7	22.5	55

110. Sentence 7.6.1.13.(2) of Division B of the Regulation is amended by striking out ““Installation Code for Solar Domestic Hot Water Systems”” at the end and substituting ““Installation of Packaged Solar Domestic Hot Water Systems””.

111. Sentence 7.6.2.4.(5) of Division B of the Regulation is amended by striking out “Except as permitted in Sentences (1) and (8)” at the beginning and substituting “Except as provided in Sentences (1) and (8) and Article 7.6.2.5.”.

112. Article 7.6.2.5. of Division B of the Regulation is revoked and the following substituted:

7.6.2.5. Backflow from Buildings with a Solar Domestic Hot Water System

(1) Except as permitted by Sentence (2) and as provided in Sentences (3) and (4), a *potable water system* shall be protected against *backflow* where the heat transfer loop of a solar domestic hot water system is *directly connected* to the *potable water system*.

(2) Where the heat transfer loop of the solar domestic hot water system consists of direct flow-through of *potable water* only, protection against *backflow* is not required.

(3) A *potable water system* that is *directly connected* to a solar domestic hot water system that serves a *residential occupancy* within the scope of Part 9, shall be provided with a *backflow* prevention device selected in accordance with CSA F379.1, “Packaged Solar Domestic Hot Water Systems (Liquid-to-Liquid Heat Transfer) for All-Season Use”.

(4) Where a solar domestic hot water system includes a single wall heat exchanger and contains only a relatively harmless heat transfer fluid as described in CSA F379.1, “Packaged Solar Domestic Hot Water Systems (Liquid-to-Liquid Heat Transfer) for All-Season Use”, the *backflow* prevention required in Sentence (1) is permitted to be a dual check valve *backflow preventer* conforming to CAN/CSA-B64.3, “Backflow Preventers, Dual Check Valve with Atmospheric Port Type (DCAP)”.

113. Table 7.6.3.1. of Division B of the Regulation is amended by striking out,

Bathroom group				
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and substituting,

Bathroom group				
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114. Sentences 7.6.4.2.(2) to (4) and Tables 7.6.4.2.A. and 7.6.4.2.B. of Division B of the Regulation are revoked and the following substituted:

(2) The flush cycle for each *fixture* that is a water closet or urinal shall not exceed the maximum flush cycle listed for that *fixture* in Table 7.6.4.2.

Table 7.6.4.2.
Maximum Flush Cycles for Sanitary Fixtures

Forming Part of Sentence 7.6.4.2.(2)

Column 1	Column 2
Fixture	litres
Water Closet (Tank Type)	6
Water Closet (Direct Flush)	6
Urinal (Tank Type)	3.8 ⁽¹⁾
Urinal (Direct Flush)	3.8 ⁽¹⁾

Notes to Table 7.6.4.2.:

⁽¹⁾ Urinals equipped with automatic flushing devices shall be controlled to prevent unnecessary flush cycles during *building* down time.

(3) Sentence (2) does not apply to a *fixture* located in an existing *building* where the *chief building official* is satisfied that compliance with the requirement is impracticable because of maintenance or operational difficulties.

115. (1) Sentence 7.6.5.2.(1) of Division B of the Regulation is amended by striking out “CAN/CSA-B125, “Plumbing Fittings”” at the end and substituting “ASME A112.18.1 / CAN/CSA-B125.1, “Plumbing Supply Fittings””.

(2) Sentence 7.6.5.2.(2) of Division B of the Regulation is amended by striking out “CAN/CSA-B125, “Plumbing Fittings”” at the end and substituting “CAN/CSA-B125.3, “Plumbing Fittings””.

116. (1) Sentence 8.1.3.1.(4) of Division B of the Regulation is amended by striking out “interceptor” and substituting “*interceptor*”.

(2) Sentence 8.1.3.1.(8) of Division B of the Regulation is amended by striking out “interceptor” and substituting “*interceptor*”.

117. Sentence 8.2.1.6.(2) of Division B of the Regulation is amended by striking out “Sentence 8.7.4.2.(9)” at the end and substituting “Sentence 8.7.4.2.(11)”.

118. Sentence 8.2.2.3.(8) of Division B of the Regulation is amended by striking out “1 200 mm” and substituting “1 000 mm”.

119. (1) Sentence 8.3.4.1.(1) of Division B of the Regulation is amended by striking out “*privy-vault*” in the portion before Clause (a) and substituting “*privy vault*”.

(2) Clause 8.3.4.1.(1)(c) of Division B of the Regulation is amended by striking out “*privy-vault*” and substituting “*privy vault*”.

120. The heading to Table 8.6.2.2.A. of Division B of the Regulation is amended by striking out “Forming Part of Sentence 8.6.2.2.(1), (2) and (5)” and substituting “Forming Part of Sentences 8.6.2.2.(1), (2) and (5)”.

121. (1) Clause 8.7.3.2.(1)(c) of Division B of the Regulation is amended by striking out “less than 300 mm” and substituting “less than 600 mm”.

(2) Clause 8.7.3.2.(1)(e) of Division B of the Regulation is amended by striking out “trench” and substituting “*absorption trench*”.

122. Sentence 8.7.5.3.(7) of Division B of the Regulation is amended by striking out “Clause 8.7.3.3.(1)(b)” and substituting “Clause 8.7.3.3.(1)(c)”.

123. Sentence 8.9.2.1.(1) of Division B of the Regulation is amended by striking out “The requirement” at the beginning and substituting “The requirements”.

124. Sentence 8.9.3.1.(1) of Division B of the Regulation is amended by striking out “The requirement” at the beginning and substituting “The requirements”.

125. Clause 9.1.1.9.(1)(b) of Division B of the Regulation is revoked and the following substituted:

(b) CSA A277, “Procedures for Factory Certification of Buildings”.

126. Subsection 9.1.1. of Division B of the Regulation is amended by adding the following Article:

9.1.1.10. Public Pools and Public Spas

(1) *Public pools* shall conform to the requirements of Section 3.11. and *public spas* shall conform to the requirements of Section 3.12.

127. Subsection 9.1.1. of Division B of the Regulation is amended by adding the following Article:

9.1.1.11. Shelf and Rack Storage Systems

(1) *Shelf and rack storage systems* shall conform to the requirements of Section 3.16.

128. (1) Sentence 9.3.1.1.(3) of Division B of the Regulation is amended by striking out “in Sentence (4)” and substituting “in Sentence (4), Subsection 9.15.4. and Section 9.40.”.

(2) Sentence 9.3.1.1.(4) of Division B of the Regulation is amended by striking out “2 storeys” in the portion before Clause (a) and substituting “2 storeys in *building height*”.

129. Sentence 9.3.1.3.(1) of Division B of the Regulation is amended by striking out “Clause 15.5” and substituting “Clause 4.1.1.6.”.

130. Table 9.3.1.7. of Division B of the Regulation is amended by striking out “course” wherever it appears and substituting in each case “coarse”.

131. Sentence 9.3.2.1.(1) of Division B of the Regulation is amended by striking out “(Interpretation Included)” at the end.

132. Sentence 9.3.2.9.(5) of Division B of the Regulation is amended by striking out “or” at the end of Clause (d), by adding “or” at the end of Clause (e) and by adding the following Clause:

(f) CSA O80.36, “Preservative Treatment of Wood Products for Light-Duty Above-Ground Residential Uses by Pressure Processes”.

133. Sentence 9.4.4.2.(1) of Division B of the Regulation is amended by striking out “lower allowable bearing pressure” and substituting “lower *allowable bearing pressure*”.

134. Article 9.7.1.7. of Division B of the Regulation is revoked and the following substituted:

9.7.1.7. Air Infiltration of Exterior Windows

(1) The air leakage rate of windows shall not exceed 1.65 m³/h per metre of crack length when evaluated in accordance with the CAN/CSA-A440.1, “User Selection Guide to CSA Standard CAN/CSA-A440-00 Windows”.

135. Sentence 9.8.6.2.(3) of Division B of the Regulation is amended by striking out the portion before Clause (a) and substituting the following:

(3) A landing may be omitted at the top of a stair serving a secondary entrance to a single *dwelling unit*, including an entrance from an attached garage, provided,

136. Clause 9.8.7.1.(1)(b) of Division B of the Regulation is amended by striking out “ramps” and substituting “curved ramps”.

137. (1) Sentence 9.8.8.2.(1) of Division B of the Regulation is amended by striking out “loads specified in” and substituting “specified loads prescribed in”.

(2) Sentence 9.8.8.2.(3) of Division B of the Regulation is amended by striking out “loads specified in” and substituting “specified loads prescribed in”.

(3) Table 9.8.8.2. of Division B of the Regulation is amended by striking out,

Location of <i>Guard</i>	Minimum Design Loads
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and substituting,

Location of <i>Guard</i>	Minimum Specified Loads
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138. Sentence 9.8.8.3.(5) of Division B of the Regulation is amended by striking out “a line” and substituting “from the top of the *guard* to a line”.

139. Sentence 9.8.9.6.(2) of Division B of the Regulation is amended by striking out “The finish for treads and landings of interior stairs” at the beginning and substituting “The finish for treads, landings and ramps”.

140. Clauses 9.9.6.3.(1)(b) and (c) of Division B of the Regulation are revoked and the following substituted:

(b) doors that open into or are located,

(i) within a *public corridor*, or

(ii) within another facility that provides *access to exit* from a *suite*.

141. Article 9.9.6.5. of Division B of the Regulation is revoked and the following substituted:

9.9.6.5. Direction of Door Swing

(1) Except as permitted by Sentence (2) and except for doors serving a single *dwelling unit*, *exit* doors that are required to swing shall swing in the direction of *exit* travel.

(2) An *exit* door need not swing in the direction of *exit* travel where it serves,

(a) a room, *suite* or *floor area* having an *occupant load* of not more than 60 persons, or

(b) as part of a *means of egress* from more than one *floor area* and the *floor areas* so served have a total *occupant load* of not more than 60 persons.

(3) Doors that open onto a corridor or other facility that provides *access to exit* from a room or *suite* having an *occupant load* of more than 60 persons shall swing on the vertical axis in the direction of *exit* travel.

(4) Doors that divide a corridor that is not wholly contained within a *suite* shall swing in the direction of *exit* travel.

(5) Where a pair of doors is installed in a corridor that provides *access to exit* in both directions, the doors shall,

(a) swing in opposite directions, with the door on the right hand side swinging in the direction of *exit* travel, or

(b) swing in both directions.

142. Sentence 9.9.9.2.(1) of Division B of the Regulation is amended by striking out “Sentence 9.9.7.2.(1)” and substituting “Sentence 9.9.7.3.(1)”.

143. Sentence 9.10.9.4.(4) of Division B of the Regulation is amended by striking out “Article 9.10.8.8.” and substituting “Article 9.10.8.9.”.

144. Sentence 9.10.12.4.(2) of Division B of the Regulation is amended by striking out “Sentence (1) and” in the part before Clause (a) and substituting “Sentence (1)”.

145. Sentence 9.10.13.1.(1) of Division B of the Regulation is amended by striking out “Chapters 2 to 14 of NFPA 80, “Fire Doors and Windows”” and substituting “NFPA 80, “Fire Doors and Other Opening Protectives””.

146. Sentence 9.10.13.2.(1) of Division B of the Regulation is amended by striking out ““CAN4-S113, “Wood Core Doors Meeting the Performance Required by CAN4-S104-77 for Twenty Minute Fire-Rated Closure Assemblies”” at the end and substituting “CAN/ULC-S113, “Wood Core Doors Meeting the Performance Required by CAN/ULC-S104 for Twenty Minute Fire Rated Closure Assemblies””.

147. (1) Subclause 9.10.14.4.(1)(c)(ii) of Division B of the Regulation is amended by striking out “twice” at the beginning and substituting “half”.

(2) Sentence 9.10.14.4.(2) of Division B of the Regulation is amended by striking out “Openings” at the beginning and substituting “Except as provided in Sentence 9.10.14.6.(1), openings”.

148. Sentence 9.10.15.3.(1) of Division B of the Regulation is amended by striking out “Sentences 9.10.15.4.(2), (5) and (6)” and substituting “Sentences 9.10.15.4.(2) and (5)”.

149. (1) Clause 9.10.15.4.(1)(b) of Division B of the Regulation is amended by adding “as if the glazed openings were *unprotected openings*” after “Subsection 3.2.3.”.

(2) Sentence 9.10.15.4.(2) of Division B of the Regulation is revoked and the following substituted:

(2) Where the limits on the area of glazed openings are determined for individual portions of the exterior wall, as described in Subclause 9.10.15.2.(1)(b)(iii), the maximum aggregate area of glazed openings for any portion shall not exceed the values in the row of Table 9.10.15.4. for the total area of the entire *exposing building face* based on the *limiting distance* of the individual portion.

150. Clause 9.10.17.10.(1)(c) of Division B of the Regulation is amended by striking out “Clause 3.1.5.11.(2)(e)” at the end and substituting “Clause 3.1.5.12.(2)(e)”.

151. Clause 9.11.1.1.(1)(b) of Division B of the Regulation is revoked and the following substituted:

(b) ASTM E336, “Measurement of Airborne Sound Attenuation Between Rooms in Buildings”.

152. Table 9.12.2.2. of Division B of the Regulation is revoked and the following substituted:

Table 9.12.2.2.
Minimum Depths of Foundations
Forming Part of Sentence 9.12.2.2.(1)

Column 1	Column 2	Column 3	Column 4	Column 5
Type of <i>Soil</i>	Minimum Depth of <i>Foundation</i> Containing Heated <i>Basement</i> or <i>Crawl Space</i> ⁽¹⁾		Minimum Depth of <i>Foundation</i> Containing no Heated <i>Space</i> ⁽²⁾	
	Good <i>Soil Drainage</i>	Poor <i>Soil Drainage</i>	Good <i>Soil Drainage</i>	Poor <i>Soil Drainage</i>
<i>Rock</i>	No limit	No limit	No limit	No limit
Coarse grained <i>soils</i>	No limit	No limit	No limit	Below the depth of frost penetration
Silt	No limit	No limit	Below the depth of frost penetration ⁽³⁾	Below the depth of frost penetration
Clay or <i>soils</i> not clearly defined	1.2 m ⁽³⁾	1.2 m	1.2 m but not less than the depth of frost penetration ⁽³⁾	1.2 m but not less than the depth of frost penetration

Notes to Table 9.12.2.2.:

(1) *Foundation* not insulated to reduce heat loss through the footings.

(2) Including *foundations* containing heated space insulated to reduce heat loss through the footings.

(3) Good *soil* drainage to not less than the depth of frost penetration.

153. (1) Sentence 9.13.2.4.(1) of Division B of the Regulation is amended by striking out “that are” in the portion before Clause (a).

(2) Sentence 9.13.2.4.(3) of Division B of the Regulation is revoked and the following substituted:

(3) The surface of insulating concrete form walls to be dampproofed shall be repaired and free of projections and depressions that could be detrimental to the performance of the membrane to be applied.

154. Clause 9.14.3.1.(1)(h) of Division B of the Regulation is revoked and the following substituted:

(h) BNQ 3624-115, “Polyethylene (PE) Pipe Fittings – Flexible Pipes for Drainage – Characteristics and Test Methods”.

155. Subclause 9.15.1.1.(1)(c) (i) of Division B of the Regulation is amended by striking out “100 kPa” and substituting “75 kPa”.

156. Sentence 9.15.3.2.(2) of Division B of the Regulation is amended by striking out “Granular fill” at the beginning and substituting “Granular *fill*”.

157. (1) Subclause 9.15.3.3.(1)(a)(i) of Division B of the Regulation is amended by striking out “concrete form *foundation* walls” at the end and substituting “concrete form walls”.

(2) Subclause 9.15.3.3.(1)(a)(ii) of Division B of the Regulation is amended by striking out “concrete form *foundation* walls” and substituting “concrete form walls”.

158. Clause 9.15.3.4.(2)(b) of Division B of the Regulation is amended by striking out,

$\sum s_{js}$ = the sum of the supported joist lengths on each *storey* whose load is transferred to the footing, and
and substituting,

$\sum s_{js}$ = the sum of the supported joist spans on each *storey* whose load is transferred to the footing, and

159. (1) Table 9.15.4.5.A. of Division B of the Regulation is amended by striking out “Maximum Vertical Reinforcement” in the heading under Columns 2, 3 and 4 and substituting “Minimum Vertical Reinforcement”.

(2) Table 9.15.4.5.B. of Division B of the Regulation is amended by striking out “Maximum Vertical Reinforcement” in the heading under Columns 2, 3 and 4 and substituting “Minimum Vertical Reinforcement”.

(3) Table 9.15.4.5.C. of Division B of the Regulation is amended by striking out “Maximum Vertical Reinforcement” in the heading under Columns 2, 3 and 4 and substituting “Minimum Vertical Reinforcement”.

160. Clause 9.17.1.1.(1)(b) of Division B of the Regulation is amended by adding “and” at the end of Subclause (ii), by striking out “and” at the end of Subclause (iii) and substituting “or” and by revoking Subclause (iv).

161. Clause 9.19.1.3.(2)(b) of Division B of the Regulation is amended by striking out “vertically above” and substituting “above”.

162. Sentence 9.19.2.1.(2) of Division B of the Regulation is revoked and the following substituted:

(2) The hatch required in Sentence (1) shall be not less than 550 mm by 900 mm except that, where the hatch serves a single *dwelling unit*, the hatch may be reduced to,

(a) 0.32 m² in area with no dimension less than 545 mm, or

(b) 500 mm by 700 mm.

163. (1) Sentence 9.20.1.2.(1) of Division B of the Regulation is amended by striking out “S_a(2.0)” and substituting “S_a(0.2)”.

(2) Sentence 9.20.1.2.(2) of Division B of the Regulation is amended by striking out “S_a(2.0)” and substituting “S_a(0.2)”.

164. Table 9.20.5.2.A. of Division B of the Regulation is amended by striking out the heading “Exterior Angles” under Columns 2 and 3 and substituting “Exterior Angles, mm” and by striking out the heading “Interior Angles” under Columns 5 to 11 and substituting “Interior Angles, mm”.

165. Sentence 9.20.6.2.(2) of Division B of the Regulation is amended by striking out “nor greater than” and substituting “and not greater than”.

166. Clause 9.20.7.3.(1)(a) of Division B of the Regulation is amended by striking out “measured from centre to centre”.

167. Sentence 9.20.11.1.(1) of Division B of the Regulation is amended by striking out “*grade*” and substituting “grade”.

168. Sentence 9.20.11.2.(2) of Division B of the Regulation is amended by striking out “imbedded” and substituting “embedded”.

169. The heading to Article 9.20.17.3. of Division B of the Regulation is revoked and the following substituted:

9.20.17.3. Openings in Non-Loadbearing Flat Insulating Concrete Form Walls

170. Sentence 9.21.2.1.(3) of Division B of the Regulation is amended by striking out “solid-fuel burning” wherever it appears and substituting in each case “solid fuel-burning”.

171. (1) Sentence 9.22.9.3.(1) of Division B of the Regulation is amended by striking out “solid fuel burning” and substituting “solid fuel-burning”.

(2) Sentence 9.22.9.3.(2) of Division B of the Regulation is amended by striking out “solid fuel burning” and substituting “solid fuel-burning”.

172. Clause 9.22.9.4.(1)(a) of Division B of the Regulation is amended by striking out “more than” and substituting “not less than”.

173. The heading to Article 9.22.10.1. of Division B of the Regulation is revoked and the following substituted:

9.22.10.1. Appliance Standard

174. Sentence 9.23.2.5.(1) of Division B of the Regulation is amended by striking out “above *grade*” at the end and substituting “above the ground”.

175. Sentence 9.23.10.4.(1) of Division B of the Regulation is amended by striking out “*storey*” and substituting “storey”.

176. Sentence 9.23.15.7.(2) of Division B of the Regulation is amended by striking out “Table 9.23.16.7.B.” at the end and substituting “Table 9.23.15.7.B.”.

177. Table 9.23.16.2.A. of Division B of the Regulation is amended by striking out,

Gypsum Sheathing	9.5	12.7	CAN/CSA-A82.27-M
			ASTM C79 / C79M
			ASTM C1177 / C1177M
			ASTM C1396 / C1396M

and substituting,

Gypsum Sheathing	9.5	12.7	CAN/CSA-A82.27-M
			ASTM C1177 / C1177M
			ASTM C1396 / C1396M

178. Sentence 9.23.16.6.(1) of Division B of the Regulation is amended by striking out “Subsection 9.23.17.” at the end and substituting “Articles 9.27.3.2. to 9.27.3.6.”.

179. (1) Clause 9.25.1.2.(4)(b) of Division B of the Regulation is revoked and the following substituted:

(b) the intended use of the interior space will result in an indoor relative humidity above 35% over the heating season and the ventilating and *air-conditioning* system does not have the capacity to reduce the relative humidity to 35% or less over that period.

(2) Sentence 9.25.1.2.(7) of Division B of the Regulation is revoked and the following substituted:

(7) For walls, the air space described in Clause (2)(c) shall be drained and ventilated and be not less than 10 mm deep behind the cladding, over the full height and width of the wall.

180. Subsection 9.25.3. of Division B of the Regulation is revoked and the following substituted:

9.25.3. Air Barrier Systems

9.25.3.1. Required Barrier to Air Leakage

(1) Wall, ceiling and floor assemblies that separate *conditioned spaces* from unconditioned spaces shall be constructed so as to include an *air barrier system* that will provide a continuous barrier to air leakage,

- (a) from the interior of the *building* into wall, floor, *attic or roof spaces* sufficient to prevent excessive moisture condensation in such spaces during the heating season, and
- (b) from the exterior inward sufficient to prevent moisture condensation on the room side during the heating season.

(2) The continuity of the *air barrier system* shall extend throughout the *basement*.

9.25.3.2. Air Barrier System Properties

(1) Sheet and panel type materials intended to provide the principal resistance to air leakage shall have an air leakage characteristic not greater than 0.02 L/(s·m²) measured at an air pressure differential of 75 Pa.

(2) Where polyethylene sheet is used to provide the air-tightness in the *air barrier system*, it shall conform to CAN/CGSB-51.34-M, “Vapour Barrier, Polyethylene Sheet for Use in Building Construction”.

9.25.3.3. Continuity of the Air Barrier System

(1) Where the *air barrier system* consists of an air-impermeable panel-type material, all joints shall be sealed to prevent air leakage.

(2) Where the *air barrier system* consists of flexible sheet material, all joints shall be,

- (a) sealed with compatible material such as tape or flexible sealant, or
- (b) except as required by Sentence (3), lapped not less than 100 mm and clamped, such as between framing members, furring or blocking and rigid panels.

(3) Where an *air barrier system* consisting of flexible sheet material is installed at locations where it is not supported by an interior finish, such as a behind a bath tub, shower enclosure or fireplace, the continuity of the air barrier shall be maintained by sealing its joints.

(4) Where an interior wall meets an exterior wall, ceiling, floor or roof required to be provided with an air barrier protection, the *air barrier system* shall extend across the intersection and shall be sealed in accordance with Sentences (1) and (2).

(5) Where an interior wall projects through a ceiling or extends to become an exterior wall, spaces in the wall shall be blocked to provide continuity across those spaces with the *air barrier system* in the abutting walls or ceiling by,

- (a) sealing each air barrier to the blocking, or
- (b) wrapping each air barrier around the transition and sealing in accordance with Sentences (1) and (2).

(6) Where an interior floor projects through an exterior wall or extends to become an exterior floor, continuity of the *air barrier system* shall be maintained from the abutting walls across the floor assembly.

(7) Where an interior floor projects through an exterior wall to become an exterior floor,

(a) the air barrier of the wall under the floor shall be continuous with or sealed to the subfloor or the air barrier on the underside of the floor,

(b) the air barrier of the wall above the floor shall be continuous with or sealed to the subfloor or the air barrier on the top of the floor, and

(c) the spaces between floor joists shall be blocked and sealed.

(8) Where a header wrap is used as an air barrier, it shall be sealed or lapped to the wall air barrier above and below in accordance with Sentences (1) and (2).

(9) Penetrations of the *air barrier system*, such as those created by the installation of electrical wiring, electrical boxes, piping or ductwork, shall be sealed with compatible material such as tape or caulking to maintain the integrity of the *air barrier system* over the entire surface.

(10) Penetrations of the *air barrier system*, such as those created by the installation of doors, windows and other fenestration shall be sealed to maintain the integrity of the *air barrier system* over the entire surface.

(11) Where an interior air barrier is penetrated by doors, windows and other fenestration, the air barrier shall be sealed to the door frame or window frame with,

(a) compatible tape, or

(b) spray foam insulation.

(12) Where an exterior air barrier is penetrated by doors, windows and other fenestration, the air barrier shall be sealed to the door frame or window frame with,

(a) compatible flexible flashing material,

(b) caulking, or

(c) spray foam insulation.

(13) An access hatch installed through an assembly constructed with an *air barrier system* shall be weatherstripped around the perimeter to prevent air leakage.

(14) Clearances between *chimneys* or *gas vents* and the surrounding construction that would permit air leakage from within the *building* into a wall or *attic* or *roof space* shall be sealed by *noncombustible* material to prevent such leakage and shall be sealed to the air barrier with tape or another compatible material, and to the vent with high temperature caulking in accordance with the manufacturer's installation instructions.

(15) Where the *foundation* wall and floor slab are used as an air barrier, they shall be caulked at all joints, intersections and penetrations.

(16) Sump pit covers shall be sealed.

9.25.3.4. Vapour Barriers Used as Air Barriers

(1) A *vapour barrier* used as an air barrier shall comply with the requirements of this Subsection.

181. (1) Sentence 9.25.4.2.(1) of Division B of the Regulation is amended by striking out “Vapour barriers” at the beginning and substituting “Except as provided in Sentences (2) and (3), vapour barriers”.

(2) Clause 9.25.4.2.(3)(b) of Division B of the Regulation is amended by striking out “60% over that period” at the end and substituting “60% or less over that period”.

182. (1) Clause 9.26.2.1.(1)(h) of Division B of the Regulation is revoked and the following substituted:

(h) CAN/CGSB-37.54, “Polyvinyl Chloride Roofing and Waterproofing Membrane”,

(2) Clauses 9.26.2.1.(1)(l), (m) and (n) of Division B of the Regulation are revoked and the following substituted:

(l) CSA A123.1 / A123.5, “Asphalt Shingles Made from Organic Felt and Surfaced with Mineral Granules / Asphalt Shingles Made from Glass Felt and Surfaced with Mineral Granules”,

(m) CAN/CSA-A123.2, “Asphalt Coated Roofing Sheets”,

(n) CSA A123.3, “Asphalt Saturated Organic Roofing Felt”,

(3) Clauses 9.26.2.1.(1)(p) and (q) of Division B of the Regulation are revoked and the following substituted:

(p) Reserved

(q) CSA A123.17, "Asphalt Glass Felt Used in Roofing and Waterproofing",

183. Clause 9.26.3.1.(4)(b) of Division B of the Regulation is amended by striking out "by other than" and substituting "by more than".

184. Clauses 9.29.5.2.(1)(b) to (j) of Division B of the Regulation are revoked and the following substituted:

(b) Reserved

(c) Reserved

(d) Reserved

(e) Reserved

(f) Reserved

(g) Reserved

(h) Reserved

(i) ASTM C1178 / C1178M, "Coated Glass Mat Water-Resistant Gypsum Backing Panel", or

(j) Reserved

185. (1) Table 9.29.5.3. of Division B of the Regulation is amended by striking out,

Gypsum board conforming to Clauses 9.29.5.2.(1)(a) to (i) and (k)

and substituting,

Gypsum board conforming to Sentence 9.29.5.2.(1) (except Sections 9 and 12 of ASTM C1396 / C1396M)
--

(2) Table 9.29.5.3. of Division B of the Regulation is amended by striking out,

Gypsum board conforming to Clause 9.29.5.2.(1)(j)

and substituting,

Gypsum board conforming to Clause 9.29.5.2.(1)(k) (only Section 12 of ASTM C1396 / C1396M)
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186. Sentence 9.29.5.9.(5) of Division B of the Regulation is amended by striking out "based on Supplementary Standard SB-3" and substituting "based on Table 1 of Supplementary Standard SB-3".

187. Sentence 9.30.6.4.(3) of Division B of the Regulation is amended by striking out "imbedded" and substituting "embedded".

188. Sentence 9.32.3.3.(1) of Division B of the Regulation is revoked and the following substituted:

9.32.3.3. Total Ventilation Capacity

(1) The minimum total ventilation capacity of the ventilation system required in Clause 9.32.3.2.(1)(b) shall be the greater of,

(a) the sum of the individual room capacities given in Table 9.32.3.3., or

(b) 0.3 air changes per hour based on the conditioned volume of the *dwelling unit*.

189. (1) Table 9.32.3.4.A. of Division B of the Regulation is revoked and the following substituted:

**Table 9.32.3.4.A.
Principal Exhaust Fan Capacity
Forming Part of Sentence 9.32.3.4.(1)**

Column 1	Column 2
Number of Bedrooms in <i>Dwelling Unit</i>	Capacity, L/s
1	15
2	22.5
3	30
4	37.5
5	45
More than 5	System must comply with Sentence 6.2.1.1.(1)

(2) Table 9.32.3.4.B. of Division B of the Regulation is revoked and the following substituted:

**Table 9.32.3.4.B.
Principal Exhaust Duct Size**

Forming Part of Sentence 9.32.3.4.(9)

Column 1	Column 2	Column 3	Column 4	Column 5
Number of Bedrooms in <i>Dwelling Unit</i>	Minimum <i>Exhaust Duct</i> Diameter			
	Ducts Connected to Inlet and Outlet of Principal Exhaust Fan		Ducts Connected to One Side Only of Principal Exhaust Fan	
	Smooth Duct, mm	Flexible Duct, mm	Smooth Duct, mm	Flexible Duct, mm
1	100	125	100	125
2	125	150	125	150
3	125	150	150	175
4	150	175	150	175
5	150	175	150	175
More than 5	Part 6 design	Part 6 design	Part 6 design	Part 6 design

190. Sentence 9.32.3.5.(7) of Division B of the Regulation is amended by striking out “Sentence 9.32.3.4.(5)” at the end and substituting “Sentence 9.32.3.4.(4)”.

191. (1) Sentence 9.32.3.7.(8) of Division B of the Regulation is amended by striking out “more than 4 bedrooms” and substituting “more than 5 bedrooms”.

(2) Table 9.32.3.7.A. of Division B of the Regulation is revoked and the following substituted:

**Table 9.32.3.7.A.
Minimum Outdoor Air Supply and Main Trunk Duct Sizes**

Forming Part of Sentence 9.32.3.7.(5)

Column 1	Column 2
Number of Bedrooms in <i>Dwelling Unit</i>	Minimum Outdoor Air Supply and Main Distribution Trunk Duct Diameter, mm
1	150
2	150
3	175
4	175
5	175
More than 5	System must comply with Sentence 6.2.1.1.(1)

(3) Table 9.32.3.7.B. of Division B of the Regulation is revoked and the following substituted:

**Table 9.32.3.7.B.
Minimum Branch Supply Duct Sizes**

Forming Part of Sentence 9.32.3.7.(7)

Column 1	Column 2	Column 3
Room, Space or <i>Storey</i> Served	Minimum Branch <i>Supply Duct</i> Diameter, mm	
	1 and 2 Bedroom <i>Dwelling Units</i>	3, 4 and 5 Bedroom <i>Dwelling Units</i>
Master bedroom	100	100
Other bedrooms	75	75
<i>Storey</i> with no bedrooms or living area	75	100

192. (1) Sentence 9.32.3.10.(4) of Division B of the Regulation is amended by striking out “supply duct” and substituting “duct”.

(2) The heading to Table 9.32.3.10.A. of Division B of the Regulation is revoked and the following substituted:

**Table 9.32.3.10.A.
Insulation of Ducts Carrying Outdoor Air**

Forming Part of Sentence 9.32.3.10.(4)

193. (1) Clause 9.33.4.3.(1)(a) of Division B of the Regulation is amended by adding “except as permitted in Sentence (2)” at the beginning.

(2) Article 9.33.4.3. of Division B of the Regulation is amended by adding the following Sentence:

(2) Where the *building* is not supplied with electrical power, carbon monoxide detectors are permitted to be battery operated.

194. Sentence 9.35.3.3.(1) of Division B of the Regulation is amended by striking out “50 m” and substituting “55 m”.

195. Sentence 9.36.2.1.(3) of Division B of the Regulation is amended by striking out “vapour barrier, air-barrier” and substituting “vapour barrier, air barrier”.

196. The heading to Table A-12 of Division B of the Regulation is amended by striking out “Forming Part of Sentence 9.23.4.2.(4)” and substituting “Forming Part of Sentences 9.23.4.2.(4), 9.23.12.3.(1) and 9.37.3.1.(1)”.

197. (1) The heading to Table A-13 of Division B of the Regulation is amended by striking out “Forming Part of Sentences 9.23.12.3.(1) and (3)” and substituting “Forming Part of Sentences 9.23.12.3.(1) and (3) and 9.37.3.1.(1)”.

(2) Table A-13 of Division B of the Regulation is amended,

(a) by striking out “Roof, ceiling and 1 storey” in Column 1 and substituting “Roof, ceiling and 1 storey”,

(b) by striking out “Roof, ceiling and 2 storeys” in Column 1 and substituting “Roof, ceiling and 2 storeys”, and

(c) by striking out “Roof, ceiling and 3 storeys” in Column 1 and substituting “Roof, ceiling and 3 storeys”.

198. The heading to Table A-14 of Division B of the Regulation is amended by striking out “Forming Part of Sentences 9.23.12.3.(1) and (3)” and substituting “Forming Part of Sentences 9.23.12.3.(1) and (3) and 9.37.3.1.(1)”.

199. The heading to Table A-15 of Division B of the Regulation is amended by striking out “Forming Part of Sentences 9.23.12.3.(1) and (3)” and substituting “Forming Part of Sentences 9.23.12.3.(1) and (3) and 9.37.3.1.(1)”.

200. The heading to Table A-16 of Division B of the Regulation is amended by striking out “Forming Part of Sentences 9.23.12.3.(1) and (3)” and substituting “Forming Part of Sentences 9.23.12.3.(1) and (3) and 9.37.3.1.(1)”.

201. (1) Table A-20 of Division B of the Regulation is amended by striking out,

Supported Roof Length, m	2.4	3.6	4.8	6.0
Supported Floor Length, m	2.4	3.6	2.4	3.6

and substituting,

Supported Roof Length, m ⁽¹⁾	2.4	3.6	4.8	6.0
Supported Floor Length, m ⁽²⁾	2.4	3.6	2.4	3.6

(2) Table A-20 of Division B of the Regulation is amended by adding the following:

Notes to Table A-20:

(1) Supported roof length means half the sum of the roof framing spans on both sides of the beam.

(2) Supported floor length means half the sum of the floor framing spans on both sides of the beam.

202. (1) Table A-21 of Division B of the Regulation is amended by striking out,

Supported Roof Length, m	2.4	3.6	4.8	6.0
Supported Floor Length, m	2.4	3.6	2.4	3.6

and substituting,

Supported Roof Length, m ⁽¹⁾	2.4	3.6	4.8	6.0
Supported Floor Length, m ⁽²⁾	2.4	3.6	2.4	3.6

(2) Table A-21 of Division B of the Regulation is amended by adding the following:

Notes to Table A-21:

(1) Supported roof length means half the sum of the roof framing spans on both sides of the beam.

(2) Supported floor length means half the sum of the floor framing spans on both sides of the beam.

203. (1) Table A-22 of Division B of the Regulation is amended by striking out,

Supported Roof Length, m	2.4	3.6	4.8	6.0
Supported Floor Length, m	2.4	3.6	2.4	3.6

and substituting,

Supported Roof Length, m ⁽¹⁾	2.4		3.6		4.8		6.0	
Supported Floor Length, m ⁽²⁾	2.4	3.6	2.4	3.6	2.4	3.6	2.4	3.6

(2) Table A-22 of Division B of the Regulation is amended by adding the following:

Notes to Table A-22:

- (1) Supported roof length means half the sum of the roof framing spans on both sides of the beam.
 (2) Supported floor length means half the sum of the floor framing spans on both sides of the beam.

204. (1) Table A-23 of Division B of the Regulation is amended by striking out,

Supported Roof Length, m	2.4		3.6		4.8		6.0	
Supported Floor Length, m	2.4	3.6	2.4	3.6	2.4	3.6	2.4	3.6

and substituting,

Supported Roof Length, m ⁽¹⁾	2.4		3.6		4.8		6.0	
Supported Floor Length, m ⁽²⁾	2.4	3.6	2.4	3.6	2.4	3.6	2.4	3.6

(2) Table A-23 of Division B of the Regulation is amended by adding the following:

Notes to Table A-23:

- (1) Supported roof length means half the sum of the roof framing spans on both sides of the beam.
 (2) Supported floor length means half the sum of the floor framing spans on both sides of the beam.

205. (1) Table A-24 of Division B of the Regulation is amended by striking out,

Supported Roof Length, m	2.4		3.6		4.8		6.0	
Supported Floor Length, m	2.4	3.6	2.4	3.6	2.4	3.6	2.4	3.6

and substituting,

Supported Roof Length, m ⁽¹⁾	2.4		3.6		4.8		6.0	
Supported Floor Length, m ⁽²⁾	2.4	3.6	2.4	3.6	2.4	3.6	2.4	3.6

(2) Table A-24 of Division B of the Regulation is amended by adding the following:

Notes to Table A-24:

- (1) Supported roof length means half the sum of the roof framing spans on both sides of the beam.
 (2) Supported floor length means half the sum of the floor framing spans on both sides of the beam.

206. (1) Table A-25 of Division B of the Regulation is amended by striking out,

Supported Roof Length, m	2.4		3.6		4.8		6.0	
Supported Floor Length, m	2.4	3.6	2.4	3.6	2.4	3.6	2.4	3.6

and substituting,

Supported Roof Length, m ⁽¹⁾	2.4		3.6		4.8		6.0	
Supported Floor Length, m ⁽²⁾	2.4	3.6	2.4	3.6	2.4	3.6	2.4	3.6

(2) Table A-25 of Division B of the Regulation is amended by adding the following:

Notes to Table A-25:

- (1) Supported roof length means half the sum of the roof framing spans on both sides of the beam.
 (2) Supported floor length means half the sum of the floor framing spans on both sides of the beam.

207. (1) Table A-26 of Division B of the Regulation is amended by striking out,

Supported Roof Length, m	2.4		3.6		4.8		6.0	
Supported Floor Length, m	2.4	3.6	2.4	3.6	2.4	3.6	2.4	3.6

and substituting,

Supported Roof Length, m ⁽¹⁾	2.4		3.6		4.8		6.0	
Supported Floor Length, m ⁽²⁾	2.4	3.6	2.4	3.6	2.4	3.6	2.4	3.6

(2) Table A-26 of Division B of the Regulation is amended by adding the following:**Notes to Table A-26:**

- (1) Supported roof length means half the sum of the roof framing spans on both sides of the beam.
- (2) Supported floor length means half the sum of the floor framing spans on both sides of the beam.

208. (1) Table A-27 of Division B of the Regulation is amended by striking out,

Supported Roof Length, m	2.4		3.6		4.8		6.0	
Supported Floor Length, m	2.4	3.6	2.4	3.6	2.4	3.6	2.4	3.6

and substituting,

Supported Roof Length, m ⁽¹⁾	2.4		3.6		4.8		6.0	
Supported Floor Length, m ⁽²⁾	2.4	3.6	2.4	3.6	2.4	3.6	2.4	3.6

(2) Table A-27 of Division B of the Regulation is amended by adding the following:**Notes to Table A-27:**

- (1) Supported roof length means half the sum of the roof framing spans on both sides of the beam.
- (2) Supported floor length means half the sum of the floor framing spans on both sides of the beam.

209. (1) Table A-28 of Division B of the Regulation is amended by striking out,

Supported Roof Length, m	2.4		3.6		4.8		6.0	
Supported Floor Length, m	2.4	3.6	2.4	3.6	2.4	3.6	2.4	3.6

and substituting,

Supported Roof Length, m ⁽¹⁾	2.4		3.6		4.8		6.0	
Supported Floor Length, m ⁽²⁾	2.4	3.6	2.4	3.6	2.4	3.6	2.4	3.6

(2) Table A-28 of Division B of the Regulation is amended by adding the following:**Notes to Table A-28:**

- (1) Supported roof length means half the sum of the roof framing spans on both sides of the beam.
- (2) Supported floor length means half the sum of the floor framing spans on both sides of the beam.

210. (1) Table A-29 of Division B of the Regulation is amended by striking out,

Supported Roof Length, m	2.4		3.6		4.8		6.0	
Supported Floor Length, m	2.4	3.6	2.4	3.6	2.4	3.6	2.4	3.6

and substituting,

Supported Roof Length, m ⁽¹⁾	2.4		3.6		4.8		6.0	
Supported Floor Length, m ⁽²⁾	2.4	3.6	2.4	3.6	2.4	3.6	2.4	3.6

(2) Table A-29 of Division B of the Regulation is amended by adding the following:**Notes to Table A-29:**

- (1) Supported roof length means half the sum of the roof framing spans on both sides of the beam.
- (2) Supported floor length means half the sum of the floor framing spans on both sides of the beam.

211. (1) Sentence 10.4.1.1.(1) of Division B of the Regulation is amended by striking out “Part 3, 4, 5, 6 or 7” in the portion before Clause (a) and substituting “Part 3, 4, 6 or 8”.

(2) Sentence 10.4.1.1.(2) of Division B of the Regulation is amended by striking out “Part 9” and substituting “Part 9 or 12”.

212. Sentence 11.3.3.1.(1) of Division B of the Regulation is amended by striking out “fire separations” and substituting “fire separations”.

213. Sentence 11.4.2.2.(3) of Division B of the Regulation is amended by striking out “exit capacity as required under Article 3.4.3.4.” at the end and substituting “exit capacity as required under Article 3.4.3.2.”

214. (1) Sentence 11.4.2.3.(2) of Division B of the Regulation is amended by striking out “Clauses (1)(b) to (e)” and substituting “Clauses (1)(b) to (f)”.

(2) Sentence 11.4.2.3.(6) of Division B of the Regulation, as made by subsection 12 (2) of Ontario Regulation 205/08, is amended by striking out “Sentence 3.3.4.4.(5)” at the end and substituting “Sentence 3.3.4.4.(9)”.

215. Table 11.4.3.3. of Division B of the Regulation is amended by striking out “Compliance Alternative” in the heading under Column 3 and substituting “*Compliance Alternative*”.

216. Sentence 11.4.3.4.(2) of Division B of the Regulation is amended by striking out “Articles 9.5.1.1. to 9.5.1.5, Articles 9.5.3.1. to 9.5.10.1” and substituting “Subsections 9.5.1. and 9.5.3. to 9.5.10.”.

217. (1) Sentence 11.5.1.1.(1) of Division B of the Regulation is amended by striking out “Part 3, 4, 5, 6, 7 or 8” in the portion before Clause (a) and substituting “Part 3, 4, 6 or 8”.

(2) Sentence 11.5.1.1.(2) of Division B of the Regulation is amended by striking out “Part 9” and substituting “Part 9 or 12”.

(3) Table 11.5.1.1.A. of Division B of the Regulation is amended by striking out,

A20	3.2.5.5.; 3.2.5.6.; 3.2.5.4.	Existing acceptable provided the <i>building</i> is sprinklered.
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and substituting,

A20	3.2.5.4.; 3.2.5.5.; 3.2.5.6.	Existing acceptable provided the <i>building</i> is <i>sprinklered</i> .
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(4) Table 11.5.1.1.C. of Division B of the Regulation is amended by striking out,

C61	3.4.7.2.	<i>Combustible</i> fire escapes which are protected from fire in accordance with Sentence 3.2.3.14.(2) are permitted or may be reconstructed or recreated (as in the case of a <i>heritage building</i>).
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and substituting,

C61	3.4.7.2.	<i>Combustible</i> fire escapes which are protected from fire in accordance with Sentence 3.2.3.13.(2) are permitted or may be reconstructed or recreated (as in the case of a <i>heritage building</i>).
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218. Sentence 12.2.1.1.(3) of Division B of the Regulation is amended by striking out “or” at the end of Clause (b), by adding “or” at the end of Clause (c) and by adding the following Clause:

(d) conform to Supplementary Standard SB-12.

219. Sentence 12.2.1.2.(3) of Division B of the Regulation is revoked and the following substituted:

(3) The energy efficiency of a *building* or part of a *building* of *residential occupancy* that is within the scope of Part 9 and is intended for *occupancy* on a continuing basis during the winter months shall,

(a) meet the performance level that is equal to a rating of 80 or more when evaluated in accordance with NRCan, “EnerGuide for New Houses: Administrative and Technical Procedures”, or

(b) conform to Supplementary Standard SB-12.

220. The title to Division C and the heading to Part 1 of Division C of the Regulation are revoked and the following substituted:

DIVISION C ADMINISTRATIVE PROVISIONS

PART 1 GENERAL

221. Sentence 1.2.1.1.(9) of Division C of the Regulation is amended by striking out “Sentence 3.16.1.6.(7)” and substituting “Sentence 3.16.1.7.(7)”.

222. (1) Sentence 1.3.1.3.(1) of Division C of the Regulation is revoked and the following substituted:

(1) Subject to Sentences (2) and (3) and unless the circumstances set out in Sentence (6) exist, if an application for a permit under subsection 8 (1) of the Act that meets the requirements of Sentence (5) is submitted to a *chief building official* on or after the day subsection 2 (2) of Schedule 21 to the *Good Government Act, 2009* comes into force, the *chief building official* shall, within the time period set out in Column 3 of Table 1.3.1.3. corresponding to the class of *building* described in Column 2 of Table 1.3.1.3. for which the application is made,

(a) issue the permit, or

(b) refuse to issue the permit and provide in writing all of the reasons for the refusal.

(2) Sentences 1.3.1.3.(5), (6) and (7) of Division C of the Regulation are revoked and the following substituted:

(5) The requirements that an application for a permit under subsection 8 (1) of the Act must meet for the purposes of Sentence (1) are,

- (a) that the application is made in the form described in Sentence 1.3.1.2.(2),
- (b) that the applicant for the permit is a person described in Clause 1.3.1.2.(1)(a) or (b),
- (c) that all applicable fields on the application form and required schedules are completed,
- (d) that all required schedules are submitted with the application,
- (e) that payment is made of all fees that are required, under the applicable by-law, resolution or regulation made under clause 7 (1) (c) of the Act, to be paid when the application is made, and
- (f) that the applicant has declared in writing that,
 - (i) the application meets all the requirements set out in Clauses (a) to (e),
 - (ii) the application is accompanied by the plans and specifications prescribed by the applicable by-law, resolution or regulation made under clause 7 (1) (b) of the Act,
 - (iii) the application is accompanied by the information and documents prescribed by the applicable by-law, resolution or regulation made under clause 7 (1) (b) of the Act which enable the *chief building official* to determine whether the proposed *building, construction or demolition* will contravene any *applicable law*, and
 - (iv) the proposed *building, construction or demolition* will not contravene any *applicable law*.

(6) The *chief building official* is not required to make a decision within the time period required by Sentence (1) with respect to an application that meets the requirements of Sentence (5) if the *chief building official*,

- (a) determines that,
 - (i) the application is not accompanied by the plans, specifications, information and documents referred to in Subclauses (5)(f)(ii) and (iii), or
 - (ii) the proposed *building, construction or demolition* will contravene any *applicable law*, and
- (b) advises the applicant of his or her determination and provides in writing the reasons for the determination within two days.

(7) Subject to Sentences (8) and (9), the time period described in Sentences (1) to (3) and in Clause (6)(b) shall begin on the day following the day on which an application that meets the requirements of Sentence (5) is submitted to the *chief building official*.

(7.1) The time periods described in Column 3 of Table 1.3.1.3. and in Clause (6)(b) shall not include Saturdays, holidays and all other days when the offices of the *principal authority* are not open for the transaction of business with the public.

(3) Sentence 1.3.1.3.(9) of Division C of the Regulation is revoked and the following substituted:

(9) The time period described in Sentences (1) to (3) for an application referred to in Clause (8)(a) shall begin on the day following the later of,

- (a) the day on which an application that meets the requirements of Sentence (5) is submitted to the *chief building official*, and
- (b) the day on which a permit for the *construction* of the *sewage system* referred to in Clause (8)(b) is issued.

(10) This Article, as it read immediately before subsection 2 (2) of Schedule 21 to the *Good Government Act, 2009* comes into force, continues to apply to an application for a permit under subsection 8 (1) of the Act that is submitted to a *chief building official* before that day.

(4) Table 1.3.1.3. of Division C of the Regulation is amended by striking out,

1	<p>(a) A detached house, semi-detached house, townhouse, or row house where no dwelling unit is located above another dwelling unit.</p> <p>(b) A detached structure that serves a building described in Clause (a) and does not exceed 50 m² in building area.</p> <p>(c) A tent to which Section 3.14. of Division B applies.</p> <p>(d) A sign to which Section 3.15. of Division B applies.</p>	10 days
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and substituting,

1	<p>(a) A detached house, semi-detached house, townhouse, or row house where no <i>dwelling unit</i> is located above another <i>dwelling unit</i>.</p> <p>(b) A detached structure that serves a <i>building</i> described in Clause (a) and does not exceed 55 m² in <i>building area</i>.</p> <p>(c) A tent to which Section 3.14. of Division B applies.</p> <p>(d) A sign to which Section 3.15. of Division B applies.</p>	10 days
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223. Subsection 1.3.1. of Division C of the Regulation is amended by adding the following Article:

1.3.1.6. Information to be given to Tarion Warranty Corporation

(1) This Article prescribes, for the purposes of subsection 8 (8.1) of the Act, the information relating to permits issued under section 8 of the Act and the applications for those permits that the *chief building official* is required to give to *Tarion Warranty Corporation* and the time within which the information is required to be given.

(2) The *chief building official* shall give the following information to *Tarion Warranty Corporation* with respect to permits issued under section 8 of the Act on or after the day subsection 2 (3) of Schedule 21 to the *Good Government Act, 2009* comes into force in respect of the *construction* of *buildings* described in Sentence (4),

- (a) the dates the permits are issued and the numbers or other identifying symbols for the permits, and
- (b) the information contained in the application forms submitted in respect of the permits, other than the information contained in the schedules or other attachments to the application forms.

(3) Despite Sentence (2), the *chief building official* is not required to give to *Tarion Warranty Corporation* information which relates to the extension or material alteration or repair of an existing *building*.

(4) The *buildings* referred to in Sentence (2) are any *building* whose proposed use is classified as a Group C *major occupancy* and which is not a *boarding, lodging or rooming house* or a *building* containing a *hotel*.

(5) The *chief building official* shall give the information described in Sentence (2) within 45 days after the day on which the permits to which the information relates are issued.

(6) The time period described in Sentence (5) shall not include Saturdays, holidays and all other days when the offices of the *principal authority* are not open for the transaction of business with the public.

224. The heading to Subsection 1.3.3. of Division C of the Regulation is revoked and the following substituted:

1.3.3. Occupancy of Buildings

225. (1) The heading to Article 1.3.3.1. of Division C of the Regulation is revoked and the following substituted:

1.3.3.1. Occupancy Permit — General

(2) Article 1.3.3.1. of Division C of the Regulation is amended by adding the following Sentence:

(1.1) Sentence (1) does not apply in respect of the occupancy of a *building* to which Article 1.3.3.4. applies.

226. Article 1.3.3.2. of Division C of the Regulation is amended by adding the following Sentence:

(2) Sentence (1) does not apply in respect of the occupancy of a *building* to which Article 1.3.3.4. applies.

227. Sentence 1.3.3.3.(1) of Division C of the Regulation is amended by striking out “this Subsection” and substituting “Article 1.3.3.1. or 1.3.3.2.”

228. Subsection 1.3.3. of Division C of the Regulation is amended by adding the following Article:

1.3.3.4. Occupancy Permit — Certain Buildings of Residential Occupancy

(1) No person shall occupy or permit to be occupied a *building* described in Sentence (4), or part of it, unless the *chief building official* or a person designated by the *chief building official* has issued a permit authorizing occupation of the *building* or part of it in accordance with Sentence (5).

(2) This Article applies in respect of the occupancy of a *building* described in Sentence (4) if a permit for the *construction* of the *building* has been applied for after December 31, 2011.

(3) This Article does not apply in respect of the occupancy of an existing *building*, or part of it, that has been subject to extension or material alteration or repair.

(4) A *building* referred to in Sentence (1) is a *building* intended for *residential occupancy* that,

- (a) is of three or fewer *storeys* in *building height* and has a *building area* not exceeding 600 m²,
- (b) has no accommodation for tourists,
- (c) does not have a *dwelling unit* above another *dwelling unit*, and
- (d) does not have any *dwelling units* sharing a common *means of egress*.

(5) The *chief building official* or a person designated by the *chief building official* shall issue a permit authorizing occupation of a *building* described in Sentence (4), where,

- (a) the structure of the *building* with respect to the *dwelling unit* to be occupied is substantially complete and ready to be used for its intended purpose,
- (b) the *building* envelope, including, but not limited to, cladding, roofing, windows, doors, assemblies requiring *fire-resistance ratings, closures, insulation, vapour barriers* and air barriers, with respect to the *dwelling unit* to be occupied, is substantially complete,
- (c) the walls enclosing the *dwelling unit* to be occupied conform to Sentence 9.25.2.3.(7) of Division B,
- (d) site grading with respect to the *building* is substantially complete,
- (e) required electrical supply is provided for the *dwelling unit* to be occupied,
- (f) required fire fighting access routes to the *building* have been provided and are accessible,
- (g) the following *building* components and systems are complete and operational for the *dwelling unit* to be occupied:
 - (i) required *exits, floor access and egress systems, handrails, guards, smoke alarms, carbon monoxide detectors and fire separations*, including, but not limited to, fire stopping,
 - (ii) required exhaust fume barriers and self-closing devices on doors between an attached or built-in garage and the *dwelling unit*, and
 - (iii) water supply, sewage disposal, lighting and heating systems,
- (h) the following *building* components and systems are complete, operational and tested for the *dwelling unit* to be occupied:
 - (i) *water system*,
 - (ii) *building drain and building sewer*, and
 - (iii) *drainage system and venting system*,
- (i) required *plumbing fixtures* in the *dwelling unit* to be occupied are substantially complete and operational, and
- (j) where applicable, the *building* conforms to Article 9.1.1.7. of Division B with respect to the *dwelling unit* to be occupied.

(6) Where a *registered code agency* has been appointed to perform the functions described in clause 4.1 (4) (b) or (c) of the Act in respect of the *construction* of a *building* described in Sentence (4), the *chief building official* or a person designated by the *chief building official* shall issue the permit referred to in Sentence (5) after receipt of a *certificate for the occupancy of a building described in Sentence 1.3.3.4.(4) of Division C* issued by the *registered code agency* in respect of the *building*.

229. (1) Clause 1.3.5.1.(2)(e) of Division C of the Regulation is revoked and the following substituted:

- (e) substantial completion of insulation and *vapour barriers*,
- (e.1) substantial completion of *air barrier systems*,

(2) Sentence 1.3.5.1.(2) of Division C of the Regulation is amended by striking out “and” at the end of Clause (m), by adding “and” at the end of Clause (n) and by adding the following Clause:

- (o) completion of *construction* and installation of components required to permit the issue of an occupancy permit under Sentence 1.3.3.4.(5).

230. Sentence 1.3.5.2.(1) of Division C of the Regulation is amended by striking out “and” at the end of Clause (h), by adding “and” at the end of Clause (i) and by adding the following Clause:

- (j) completion of a *building* for which an occupancy permit is required under Article 1.3.3.4.

231. Sentence 3.1.6.1.(1) of Division C of the Regulation is amended by striking out “3.1.4.1.(1)(c)” in the portion before Clause (a) and substituting “3.1.4.1.(1)(b)”.

232. Sentence 3.1.7.1.(1) of Division C of the Regulation is amended by striking out “3.1.4.1.(1)(c)” and substituting “3.1.4.1.(1)(b)”.

233. Clause 3.4.3.3.(3)(f) of Division C of the Regulation is amended by striking out “Sentences 3.7.5.3.(1) and (2)” at the end and substituting “Sentences 3.7.4.3.(1) and (2)”.

234. The heading to Table 3.5.2.2. of Division C of the Regulation is amended by striking out “Qualifications” and substituting “Qualifications for”.

235. Article 3.7.4.3. of Division C of the Regulation is amended by adding the following Sentence:

(5.1) A registered code agency may issue a certificate for the occupancy of a building described in Sentence 1.3.3.4.(4) of Division C if the registered code agency,

- (a) has been appointed to perform the functions described in clause 4.1 (4) (b) or (c) of the Act in respect of the construction of a building described in Sentence 1.3.3.4.(4) to which the certificate applies,
- (b) has, in conformity with the Act, this Code and the quality management plan described in Clause 3.4.3.2.(1)(d), carried out the applicable functions for which the registered code agency was appointed, and
- (c) is satisfied on reasonable grounds that, on the date on which the certificate for the occupancy of a building described in Sentence 1.3.3.4.(4) of Division C is issued, the construction of the building to which the certificate relates is in compliance with Clauses 1.3.3.4.(5)(a) to (j).

236. Clause 3.7.6.3.(2)(b) of Division C of the Regulation is amended by striking out “Sentences 3.7.4.2.(3) and (4)” at the end and substituting “Sentences 3.7.4.2.(3), (4) and (5)”.

237. Subclause 3.7.7.1.(1)(a)(i) of Division C of the Regulation is amended by striking out “subsection 14 (2) of the Act” at the end and substituting “section 14 of the Act”.

238. Article 4.1.1.1. of Division C of the Regulation is amended by adding the following Sentence:

(4) Despite the repeal of section 9 of the Act, the *chief building official* or a *registered code agency* continues to have the powers set out in that section, as it read immediately before subsection 2 (4) of Schedule 21 to the *Good Government Act, 2009* comes into force, with respect to construction to which Sentence (1) applies, and they may exercise those powers subject to the conditions referred to in subsection 9 (3) of the Act.

239. Section 4.1. of Division C of the Regulation is amended by adding the following Subsection:

4.1.4. Transition, January 2012

4.1.4.1. Transition Rule

(1) Sentence 9.7.1.7.(1) and Subsection 9.25.3. of Division B and Sentence 1.3.5.1.(2) of Division C as they read on December 31, 2011 continue to apply with respect to construction for which a permit has been applied for before January 1, 2012.

240. (1) Subject to subsections (2), (3), (4), (5), (6) and (7), this Regulation comes into force on the later of January 1, 2010 and the day this Regulation is filed.

(2) Subsections 222 (1) to (3) come into force on the day subsection 2 (2) of Schedule 21 to the *Good Government Act, 2009* comes into force.

(3) Subsection 7 (8) and section 223 come into force on the day subsection 2 (3) of Schedule 21 to the *Good Government Act, 2009* comes into force.

(4) Section 238 comes into force on the day subsection 2 (4) of Schedule 21 to the *Good Government Act, 2009* comes into force.

(5) Sections 23, 26 and 31, subsection 32 (2), sections 36, 40, 45, 46 and 48 and subsection 214 (2) come into force on April 1, 2010.

(6) Section 114 comes into force on January 1, 2011.

(7) Subsection 7 (3) and sections 134, 180, 224 to 230, 235 and 239 come into force on January 1, 2012.

ONTARIO REGULATION 504/09

made under the

FARM PRODUCTS GRADES AND SALES ACT

Made: December 21, 2009

Filed: December 21, 2009

Published on e-Laws: December 22, 2009

Printed in *The Ontario Gazette*: January 9, 2010**REVOKING VARIOUS REGULATIONS**

Note: Regulations 373 and 377 have previously been amended. For the legislative history of those Regulations, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

Note: Ontario Regulation 95/97 has not previously been amended.

1. The following Regulations are revoked:

- 1. Regulation 373 of the Revised Regulations of Ontario, 1990.**
- 2. Regulation 377 of the Revised Regulations of Ontario, 1990.**
- 3. Ontario Regulation 95/97.**

2. This Regulation comes into force on the day it is filed.

Made by:

LEONA DOMBROWSKY
Minister of Agriculture, Food and Rural Affairs

Date made: December 21, 2009.

2/10

ONTARIO REGULATION 505/09

made under the

COURTS OF JUSTICE ACT

Made: December 7, 2009

Approved: December 19, 2009

Filed: December 21, 2009

Published on e-Laws: December 22, 2009

Printed in *The Ontario Gazette*: January 9, 2010

Amending O. Reg. 258/98
(Rules of the Small Claims Court)

Note: Ontario Regulation 258/98 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. The Table of Forms to Ontario Regulation 258/98, as remade by section 25 of Ontario Regulation 393/09, is amended by striking out,

8A	Affidavit of Service	June 1, 2009
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and substituting the following:

8A	Affidavit of Service	November 1, 2009
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2. This Regulation comes into force on the January 1, 2010.

RÈGLEMENT DE L'ONTARIO 505/09
pris en application de la
LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 7 décembre 2009
approuvé le 19 décembre 2009
déposé le 21 décembre 2009
publié sur le site Lois-en-ligne le 22 décembre 2009
imprimé dans la *Gazette de l'Ontario* le 9 janvier 2010

modifiant le Règl. de l'Ont. 258/98
(Règles de la Cour des petites créances)

Remarque : Le Règlement de l'Ontario 258/98 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. Le tableau des formules du Règlement de l'Ontario 258/98, tel qu'il est pris de nouveau par l'article 25 du Règlement de l'Ontario 393/09, est modifié par substitution de ce qui suit :

8A	Affidavit de signification	1 ^{er} novembre 2009
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à :

8A	Affidavit de signification	1 ^{er} juin 2009
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2. Le présent règlement entre en vigueur le 1^{er} janvier 2010.

2/10

ONTARIO REGULATION 506/09
made under the
MANDATORY BLOOD TESTING ACT, 2006

Made: December 15, 2009
Filed: December 22, 2009
Published on e-Laws: December 24, 2009
Printed in *The Ontario Gazette*: January 9, 2010

Amending O. Reg. 449/07
(General)

Note: Ontario Regulation 449/07 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. The definition of “Central Public Health Laboratory” in subsection 1 (2) of Ontario Regulation 449/07 is revoked and the following substituted:

“Central Public Health Laboratory” means the Ontario Agency for Health Protection and Promotion’s Public Health Lab – Toronto; (“Laboratoire central de santé publique”)

2. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 506/09

pris en application de la

LOI DE 2006 SUR LE DÉPISTAGE OBLIGATOIRE PAR TEST SANGUIN

pris le 15 décembre 2009
déposé le 22 décembre 2009
publié sur le site Lois-en-ligne le 24 décembre 2009
imprimé dans la *Gazette de l'Ontario* le 9 janvier 2010

modifiant le Règl. de l'Ont. 449/07
(Dispositions générales)

Remarque : Le Règlement de l'Ontario 449/07 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. La définition de «Laboratoire central de santé publique» au paragraphe 1 (2) du Règlement de l'Ontario 449/07 est abrogée et remplacée par ce qui suit :

«Laboratoire central de santé publique» S'entend du Laboratoire de santé publique de Toronto de l'Agence ontarienne de protection et de promotion de la santé. («Central Public Health Laboratory»)

2. Le présent règlement entre en vigueur le jour de son dépôt.

Made by:
Pris par :

Le ministre de la Sécurité communautaire et des Services correctionnels,

RICK BARTOLUCCI
Minister of Community Safety and Correctional Services

Date made: December 15, 2009.
Pris le : 15 décembre 2009.

2/10

ONTARIO REGULATION 507/09

made under the

ENVIRONMENTAL PROTECTION ACT

Made: December 9, 2009
Filed: December 22, 2009
Published on e-Laws: December 24, 2009
Printed in *The Ontario Gazette*: January 9, 2010

Amending O. Reg. 419/05
(Air Pollution — Local Air Quality)

Note: Ontario Regulation 419/05 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Subsection 1 (1) of Ontario Regulation 419/05 is amended by adding the following definitions:

“equipment standard” means a technical standard that is identified in the Technical Standards publication as an equipment standard;

“industry standard” means a technical standard that is identified in the Technical Standards publication as an industry standard;

“technical standard” includes, with respect to the Technical Standards publication and a facility, any requirement set out in that publication relating to technology used at the facility, the operation of the facility, the monitoring and reporting of information relating to the facility, and any other related matter;

“Technical Standards publication” means the document entitled “Technical Standards to Manage Air Pollution” dated December 4, 2009, as amended from time to time, that is published by the Minister and that is available through a website maintained by the Ministry on the Internet and through the Ministry’s Public Information Centre;

(2) The formula in subsection 1 (2.1) of the Regulation is revoked and the following substituted:

$$A = \sum((B \times 48) \div C)$$

2. (1) Clause 4 (2) (a) of the Regulation is amended by striking out “deemed to be a single property” at the end and substituting “deemed to be a single property with respect to all contaminants”.

(2) Clause 4 (2) (b) of the Regulation is amended by striking out “section 18, 19 or 20” and substituting “section 19 or 20”.

(3) Clause 4 (2) (c) of the Regulation is amended by striking out “subsection 22 (1.2), 23 (3), 24 (2), 30 (5) or 32 (16)” and substituting “subsection 22 (1.2), 23 (3), 24 (2), 30 (5) or 33 (6)”.

3. Section 5 of the Regulation is revoked and the following substituted:

Exemptions

5. This Regulation does not apply to,

- (a) discharges of contaminants from motor vehicles; or
- (b) discharges of heat, sound or vibration.

Application of notices

5.1 A notice given by the Director under this Regulation may provide that it applies to one or more contaminants.

4. (1) Paragraph 3 of subsection 6 (1) of the Regulation is revoked.

(2) Paragraph 5 of subsection 6 (1) of the Regulation is amended by striking out “section 18 or 19” and substituting “section 19”.

(3) Subsection 6 (2) of the Regulation is amended by striking out “paragraphs 1, 3, 4 and 5 of subsection (1)” and substituting “paragraphs 1, 4 and 5 of subsection (1)”.

5. (1) Subsection 7 (1) of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

Specified dispersion models

(1) The Director may give written notice to a person who discharges or causes or permits the discharge of a contaminant from a property stating that the Director is of the opinion that, with respect to discharges of the contaminant from that property,

(2) Subsection 7 (4) of the Regulation is revoked.

(3) Subsection 7 (6) of the Regulation is amended by striking out “subsection 22 (1.1) or (1.2), 23 (3), 24 (2), 30 (5) or 32 (16)” and substituting “subsection 22 (1.1) or (1.2), 23 (3), 24 (2), 30 (5) or 33 (6)”.

(4) Subsection 7 (9) of the Regulation is amended by striking out “subsection 22 (1.2), 23 (3), 24 (2), 30 (5) or 32 (16)” and substituting “subsection 22 (1.2), 23 (3), 24 (2), 30 (5) or 33 (6)”.

(5) Subsections 7 (10), (11) and (12) of the Regulation are revoked and the following substituted:

(10) If a notice given under subsection (1) is amended by a notice given under section 52, the notice under section 52 takes effect, and subsection (3) begins to apply to the amended notice,

- (a) three months after the notice is given under section 52, unless clause (b) or (c) applies;
- (b) one year after the notice is given under section 52, if the amendment adds a statement described in clause (1) (c) to the notice given under subsection (1), unless clause (c) applies; or

(c) on the day the notice is given under section 52, if the application of subsection (3) to the amended notice would have the effect of permitting a discharge that would otherwise be prohibited.

(11) If a notice given under subsection (1) is revoked by a notice given under section 52, the notice under section 52 takes effect, and subsection (3) ceases to apply to discharges of the contaminant,

(a) three months after the notice is given under section 52, unless clause (b) applies; or

(b) on the day the notice is given under section 52, if the revocation of the notice given under subsection (1) would have the effect of permitting a discharge that would otherwise be prohibited.

6. (1) Subsection 8 (2) of the Regulation is revoked and the following substituted:

(2) Despite subsection (1), the Director may give written notice to a person who discharges or causes or permits discharges of a contaminant requiring the person to consider a source of contaminant specified in the notice in accordance with the notice when the person uses an approved dispersion model for the purposes of this Part, if,

(a) the Director has reasonable grounds to believe that, if the source of contaminant is considered, the person may contravene section 18, 19 or 20; or

(b) sections 18, 19 and 20 do not apply to discharges of the contaminant and the Director has reasonable grounds to believe that, if the source of contaminant is considered, a discharge of the contaminant may cause an adverse effect.

(2) Subsection 8 (2) of the Regulation, as remade by subsection (1), is amended by,

(a) striking out “section 18, 19 or 20” in clause (a) and substituting “section 19 or 20”; and

(b) striking out “sections 18, 19 and 20” at the beginning of clause (b) and substituting “sections 19 and 20”.

7. Paragraph 3 of subsection 9 (1) of the Regulation is amended by striking out “section 18 or 19” and substituting “section 19”.

8. (1) Subsection 10 (1) of the Regulation is amended by striking out “section 18, 19 or 20” in the portion before paragraph 1 and substituting “section 19 or 20”.

(2) Subsection 10 (2) of the Regulation is amended by,

(a) striking out “section 18, 19 or 20” in clause (a) and substituting “section 19 or 20”; and

(b) striking out “sections 18, 19 and 20” at the beginning of clause (b) and substituting “sections 19 and 20”.

9. (1) Subsection 11 (1) of the Regulation is amended by striking out “section 18, 19 or 20” in the portion before paragraph 1 and substituting “section 19 or 20”.

(2) Subsection 11 (2) of the Regulation is revoked and the following substituted:

(2) Despite subsection (1), the Director may give written notice to a person who discharges or causes or permits discharges of a contaminant requiring that an approved dispersion model that is used for the purposes of this Part be used with an emission rate for each source of contaminant that is derived in accordance with paragraph 2 or 3 of subsection (1) and in accordance with the notice, if,

(a) the Director has reasonable grounds to believe that the person may contravene section 18, 19 or 20; or

(b) sections 18, 19 and 20 do not apply to discharges of the contaminant and the Director has reasonable grounds to believe that the person has discharged or caused or permitted a discharge of the contaminant into the air and that the discharge may cause an adverse effect.

(3) Subsection 11 (2) of the Regulation, as remade by subsection (2), is amended by,

(a) striking out “section 18, 19 or 20” in clause (a) and substituting “section 19 or 20”; and

(b) striking out “sections 18, 19 and 20” at the beginning of clause (b) and substituting “sections 19 and 20”.

10. (1) Clause 12 (2) (a) of the Regulation is amended by striking out “section 18, 19 or 20” and substituting “section 19 or 20”.

(2) Clause 12 (2) (b) of the Regulation is amended by striking out “sections 18, 19 and 20” at the beginning and substituting “sections 19 and 20”.

11. Paragraph 2.1 of subsection 13 (1) of the Regulation is revoked.

12. The Regulation is amended by adding the following section:

Determining the value of dispersion model parameters

13.1 (1) The Director may give written notice to a person who discharges or causes or permits the discharge of a contaminant from a property stating that the Director is of the opinion that, with respect to those discharges of the

contaminant, one of the following is required to accurately determine the value of a parameter specified in the notice that is related to a source of contaminant:

1. A method of calculation specified in the notice.
2. A sampling or measuring technique specified in the notice.
3. A combination specified in the notice of one or more methods of calculation and one or more sampling and measuring techniques.

(2) Before the Director gives a person a notice under subsection (1), the Director shall give the person a draft of the notice and an opportunity to make written submissions to the Director during the period that ends 30 days after the draft is given.

(3) If the Director is of the opinion that, with respect to discharges of a contaminant from a property, a particular value accurately reflects the value of a parameter that is related to a source of contaminant, the Director may, on the written request of the person who discharges or causes or permits the discharge of the contaminant from the property, give written notice to the person specifying the value and stating the Director's opinion.

(4) Without limiting the generality of subsections (1) and (3), the parameter specified in a notice may include the following:

1. The dimensions of the part of the source of contaminant from which discharges are released into the natural environment.
2. The volumetric flow rate for discharges from the source of contaminant.
3. The temperature of discharges from the source of contaminant.
4. The height above ground level that discharges are released into the air from the source of contaminant.

(5) If a person to whom a notice is given under this section uses an approved dispersion model for the purposes of this Part, the model shall be used with,

- (a) a value for the parameter that is determined in accordance with the method, technique or combination specified in the notice, in the case of a notice under subsection (1); or
- (b) the value for the parameter specified in the notice, in the case of a notice under subsection (3).

13. (1) Subsection 14 (5) of the Regulation is amended by striking out "section 18, 19 or 20" at the end and substituting "section 19 or 20".

(2) Subsection 14 (6) of the Regulation is amended by striking out "the concentration of the relevant contaminant" and substituting "the concentration of the contaminant".

14. Section 18 of the Regulation is revoked.

15. (1) Section 19 of the Regulation is amended by adding the following subsection:

(2.0.1) Subsection (2) does not apply if, according to an approved dispersion model, the discharge would not result in the concentration of the contaminant at the point of impingement exceeding the half hour standard set out for the contaminant in Schedule 2.

(2) Clause 19 (3) (c) of the Regulation is amended by striking out "subsection 32 (28)" and substituting "subsection 35 (9)".

16. (1) Clause 20 (3) (c) of the Regulation is amended by striking out "subsection 32 (28)" and substituting "subsection 35 (9)".

(2) Subsection 20 (4) of the Regulation is amended by striking out "notice requiring" and substituting "written notice requiring".

(3) Subsection 20 (5) of the Regulation is amended by striking out "discharges of contaminants" in the portion before clause (a) and substituting "discharges of a contaminant".

(4) Clause 20 (5) (a) of the Regulation is amended by striking out "subsection 22 (1.2), 23 (3), 24 (2), 30 (5) or 32 (16)" and substituting "subsection 22 (1.2), 23 (3), 24 (2), 30 (5) or 33 (6)".

(5) Subsection 20 (6) of the Regulation is revoked.

17. Section 20.2 of the Regulation is amended by striking out "Sections 18, 19 and 20" at the beginning and substituting "Sections 19 and 20".

18. Section 20.3 of the Regulation is amended by striking out "Schedule 1 or 2" in the portion before clause (a) and substituting "Schedule 2".

19. Subsection 20.4 (1) of the Regulation is amended by striking out "Sections 18, 19 and 20" at the beginning and substituting "Sections 19 and 20".

20. Section 21 of the Regulation is amended by striking out “Sections 18, 19 and 20” at the beginning and substituting “Sections 19 and 20”.

21. (1) Section 22 of the Regulation is amended by adding the following subsection:

(2.1) If, for the purpose of preparing a report required by this section, a person is required under subsection 10 (2) or 12 (1) to use an approved dispersion model in accordance with the scenario described in paragraph 2 of subsection 10 (1), the person shall also use the model in accordance with the scenario described in paragraph 1 of subsection 10 (1).

(2) Section 22 of the Regulation is amended by adding the following subsections:

(4) If a person is required by subsection (1) to submit a report to the Director as part of an application for a certificate of approval or amendment to a certificate of approval, section 19 applies to the preparation of the report, the report relates to a contaminant listed in Schedule 7 for which a standard is set out in an amendment to Schedule 2 that has not yet come into force, and the person submits the application to the Director less than 12 months before the amendment to Schedule 2 comes into force, the standard set out in the amendment shall be deemed to apply for the purpose of preparing the report.

(5) If a person is required by subsection (1) to submit a report to the Director as part of an application for a certificate of approval or amendment to a certificate of approval, section 20 applies to the preparation of the report, the report relates to a contaminant listed in Schedule 7 for which a standard is set out in an amendment to Schedule 3 that has not yet come into force, and the person submits the application to the Director less than 12 months before the amendment to Schedule 3 comes into force, the standard set out in the amendment shall be deemed to apply for the purpose of preparing the report.

22. (1) Section 23 of the Regulation is amended by adding the following subsection:

(2.1) Subsection (2) does not apply to discharges of a contaminant from fuel burning equipment that is used for the sole purpose of providing heating to a building, if,

- (a) the equipment uses no fuel other than propane or natural gas; and
- (b) the equipment is the only source of contaminant at the facility that discharges the contaminant into the air.

(2) Section 23 of the Regulation is amended by adding the following subsection:

(4) If, for the purpose of preparing a report required by this section, a person is required under subsection 10 (2) or 12 (1) to use an approved dispersion model in accordance with the scenario described in paragraph 2 of subsection 10 (1), the person shall also use the model in accordance with the scenario described in paragraph 1 of subsection 10 (1).

23. (1) Clause 24 (1) (a) of the Regulation is amended by striking out “sections 18, 19 or 20” at the end and substituting “section 19 or 20”.

(2) Subsection 24 (2) of the Regulation is amended by striking out “section 18 or 19” in the portion before clause (a) and substituting “section 19”.

(3) Clause 24 (2) (a) of the Regulation is amended by striking out “section 18 or 19” and substituting “section 19”.

(4) Clause 24 (2) (b) of the Regulation is amended by striking out “section 18 or 19” and substituting “section 19”.

(5) Paragraph 1 of subsection 24 (2.1) of the Regulation is amended by striking out “section 18, 19 or 20” and substituting “section 19 or 20”.

(6) Paragraph 3 of subsection 24 (2.1) of the Regulation is amended by striking out “section 18, 19 or 20” in the portion before subparagraph i and substituting “section 19 or 20”.

(7) Paragraph 3 of subsection 24 (2.2) of the Regulation is amended by striking out “section 18, 19 or 20” in the portion before subparagraph i and substituting “section 19 or 20”.

(8) Subsection 24 (2.3) of the Regulation is amended by adding “or” at the end of clause (a) and by revoking clause (b).

(9) Section 24 of the Regulation is amended by adding the following subsection:

(4) If, for the purpose of preparing a report required by this section, a person is required under subsection 10 (2) or 12 (1) to use an approved dispersion model in accordance with the scenario described in paragraph 2 of subsection 10 (1), the person shall also use the model in accordance with the scenario described in paragraph 1 of subsection 10 (1).

24. (1) Subsection 25 (5) of the Regulation is amended by striking out “paragraph 1 of subsection 32 (13)” and substituting “paragraph 1 of subsection 33 (1)”.

(2) Subsection 25 (6) of the Regulation is amended by striking out “section 18, 19 or 20” and substituting “section 19 or 20”.

(3) Section 25 of the Regulation is amended by adding the following subsections:

(7.1) Subsections (1) to (7) do not apply to discharges of a contaminant from fuel burning equipment that is used for the sole purpose of providing heating to a building, if,

- (a) the equipment uses no fuel other than propane or natural gas; and
- (b) the equipment is the only source of contaminant at the facility that discharges the contaminant into the air.

(7.2) If a person is required to update a report under this section and the report being updated was required by a notice given under subsection 24 (2.1) or (2.2) to include additional information, the person shall update that information so that it is accurate as of December 31 in the year in which the last update was required to be completed under subsection (8) and shall include the updated information in the updated report.

(7.3) If a person is required to update a report under this section and the report being updated was prepared under paragraph 1 of subsection 33 (1), the person shall update the additional information described in paragraph 2 of subsection 33 (1) or required by a notice given under subsection 33 (2), as the case may be, so that it is accurate as of December 31 in the year in which the last update was required to be completed under subsection (8) and shall include the updated information in the updated report.

(7.4) If a person is required to update a report under this section and the report being updated is required by subsection (7.2), (7.3) or this subsection to include additional information, the person shall update that information so that it is accurate as of December 31 in the year in which the last update was required to be completed under subsection (8) and shall include the updated information in the updated report.

(7.5) Subsection (7.4) does not apply to additional information if the information was originally required by a notice given under subsection 24 (2.1) or (2.2) or 33 (2) and the notice is revoked.

(4) Clause 25 (9) (a) of the Regulation is amended by striking out “section 18, 19 or 20” and substituting “section 19 or 20”.

(5) Clause 25 (9) (b) of the Regulation is amended by striking out “sections 18, 19 and 20” at the beginning and substituting “sections 19 and 20”.

(6) Paragraph 1 of subsection 25 (10) of the Regulation is amended by striking out “section 18, 19 or 20” and substituting “section 19 or 20”.

(7) Paragraph 3 of subsection 25 (10) of the Regulation is amended by striking out “section 18, 19 or 20” in the portion before subparagraph i and substituting “section 19 or 20”.

(8) Paragraph 3 of subsection 25 (10.1) of the Regulation is amended by striking out “section 18, 19 or 20” in the portion before subparagraph i and substituting “section 19 or 20”.

(9) Subsection 25 (10.2) of the Regulation is amended by adding “or” at the end of clause (a) and revoking clause (b).

(10) Subsection 25 (11) of the Regulation is amended by striking out “section 18, 19 or 20” in the portion before paragraph 1 and substituting “section 19 or 20”.

(11) Paragraph 3 of subsection 25 (11) of the Regulation is amended by striking out “section 18, 19 or 20” and substituting “section 19 or 20”.

25. (1) Paragraph 2 of subsection 26 (1) of the Regulation is amended by striking out “Subject to subsections (2) and (3)” at the beginning and substituting “Subject to subsection (2)”.

(2) Subparagraph 3 iii of subsection 26 (1) of the Regulation is revoked and the following substituted:

iii. if the source of contaminant was not considered when using an approved dispersion model in respect of the contaminant for the purpose of this section and,

- A. the non-consideration was authorized by section 8, an explanation of how it was determined that the source of contaminant discharges a negligible amount of the contaminant,
- B. the non-consideration was authorized by subsection 42 (4), a statement identifying the industry standard in respect of which the person is registered on the Ministry’s Technical Standards Registry – Air Pollution that makes subsection 42 (4) applicable, or
- C. the non-consideration was authorized by subsection 43 (3), a statement identifying the equipment standard in respect of which the person is registered on the Ministry’s Technical Standards Registry – Air Pollution that makes subsection 43 (3) applicable.

(3) Paragraph 4 of subsection 26 (1) of the Regulation is amended by striking out “Subject to subsections (2) and (3)” at the beginning and substituting “Subject to subsection (2)”.

(4) Sub-subparagraph 14 iv A of subsection 26 (1) of the Regulation is revoked.

(5) Subparagraph 14 vi of subsection 26 (1) of the Regulation is amended by striking out “section 18, 19 or 20” and substituting “section 19 or 20”.

(6) Subparagraph 14 vii of subsection 26 (1) of the Regulation is amended by striking out “section 18, 19 or 20” and substituting “section 19 or 20”.

(7) Subparagraph 14 viii of subsection 26 (1) of the Regulation is amended by striking out “section 18, 19 or 20” and substituting “section 19 or 20”.

(8) Section 26 of the Regulation is amended by adding the following subsection:

(1.1) If a person is required to use an approved dispersion model in accordance with both of the scenarios described in subsection 10 (1), paragraph 6 of subsection (1) shall be deemed to require a separate description, for each scenario, of the operating conditions that were used.

26. (1) Subsection 27 (1) of the Regulation is revoked and the following substituted:

Retention of ESDM report, etc.

(1) A person who prepares or updates a report that is required to be prepared or updated in accordance with section 26 shall keep a copy of the report at the place to which the report relates for at least five years.

(2) Subsection 27 (3) of the Regulation is revoked and the following

(3) A person who prepares or updates a report that is required to be prepared or updated in accordance with section 26 shall ensure that a copy of the most up-to-date executive summary referred to in paragraph 15 of subsection 26 (1),

(a) is made available for examination by any person, without charge, by posting it on the Internet or by making it available during regular business hours at the place to which the report relates; and

(b) is given, without charge, to any person within 15 days after the person requests it.

27. (1) Clause 27.1 (1) (a) of the Regulation is amended by striking out “section 18, 19 or 20” and substituting “section 19 or 20”.

(2) Clause 27.1 (1) (b) of the Regulation is amended by striking out “sections 18, 19 and 20” at the beginning and substituting “sections 19 and 20”.

(3) Subparagraph 5 ii of subsection 27.1 (3) of the Regulation is amended by striking out “section 18, 19 or 20” and substituting “section 19 or 20”.

(4) Subparagraph 4 ii of subsection 27.1 (5) of the Regulation is amended by striking out “section 18, 19 or 20” and substituting “section 19 or 20”.

28. (1) Subclause 28 (1) (a) (i) of the Regulation is amended by striking out “section 18, 19 or 20” and substituting “section 19 or 20”.

(2) Subclause 28 (1) (a) (ii) of the Regulation is amended by striking out “sections 18, 19 and 20” at the beginning and substituting “sections 19 and 20”.

(3) Clause 28 (1) (b) of the Regulation is amended by striking out “section 18, 19 or 20” and substituting “section 19 or 20”.

(4) Clause 28 (1) (c) of the Regulation is amended by striking out “sections 18, 19 and 20” at the beginning and substituting “sections 19 and 20”.

(5) Subsection 28 (2) of the Regulation is amended by striking out “section 18, 19 or 20” in the portion before paragraph 1 and substituting “section 19 or 20”.

(6) Paragraph 3 of subsection 28 (2) of the Regulation is amended by striking out “section 18, 19 or 20” in the portion before subparagraph i and substituting “section 19 or 20”.

(7) Paragraph 3 of subsection 28 (2.1) of the Regulation is amended by striking out “section 18, 19 or 20” in the portion before subparagraph i and substituting “section 19 or 20”.

(8) Subsection 28 (2.2) of the Regulation is amended by adding “or” at the end of clause (a) and by revoking clause (b).

(9) Subsection 28 (3) of the Regulation is amended by striking out “section 18, 19 or 20” in the portion before paragraph 1 and substituting “section 19 or 20”.

(10) Paragraph 3 of subsection 28 (3) of the Regulation is amended by striking out “section 18, 19 or 20” and substituting “section 19 or 20”.

29. Subsection 29 (1) of the Regulation is amended by striking out “section 18, 19 or 20” and substituting “section 19 or 20”.

30. (1) Clause 30 (1) (a) of the Regulation is amended by striking out “section 18 or 19” and substituting “section 19”.

(2) Subsection 30 (5.1) of the Regulation is amended by adding “or” at the end of clause (a) and by revoking clause (b).

(3) Subsection 30 (5.2) of the Regulation is revoked and the following substituted:

(5.2) Despite subsections 10 (1) and (2), a person who prepares a report required by subsection (4) shall use an approved dispersion model in accordance with both of the scenarios described in subsection 10 (1).

(4) Subsection 30 (8) of the Regulation is amended by striking out “subsection 32 (22)” at the end of the portion before paragraph 1 and substituting “subsection 35 (2)”.

(5) Subsection 30 (11) of the Regulation is amended by striking out “section 18, 19 or 20” in the portion before clause (a) and substituting “section 19 or 20”.

(6) Clause 30 (11) (c) of the Regulation is amended by striking out “section 18, 19 or 20” and substituting “section 19 or 20”.

(7) Subsection 30 (12) of the Regulation is amended by striking out “section 18, 19 or 20” and substituting “section 19 or 20”.

31. (1) Subsection 31 (1) of the Regulation is amended by striking out “section 18, 19 or 20” in the portion before clause (a) and substituting “section 19 or 20”.

(2) Subsection 31 (2) of the Regulation is amended by striking out “Section 18, 19 or 20” at the beginning of the portion before clause (a) and substituting “Section 19 or 20”.

(3) Clause 31 (2) (b) of the Regulation is amended by striking out “section 18, 19 or 20” and substituting “section 19 or 20”.

(4) Clause 31 (2) (c) of the Regulation is amended by striking out “section 18, 19 or 20” and substituting “section 19 or 20”.

32. (1) Sections 32 to 41 of the Regulation are revoked and the following substituted:

SITE-SPECIFIC CONTAMINANT CONCENTRATION STANDARDS

Request for site-specific concentration standard

32. (1) A person may make a request for approval of an alteration to a standard set out for a contaminant in Schedule 3 if any of the following circumstances apply:

1. The person discharges or causes or permits the discharge of the contaminant from a facility to which, pursuant to subclause 20 (3) (a) (i), section 20 will first apply in respect of the contaminant on February 1, 2010 and, according to an approved dispersion model, discharges of the contaminant from the facility would result in the concentration of the contaminant at a point of impingement exceeding the standard set out in Schedule 3 that is the subject of the request.
2. The person discharges or causes or permits the discharge of the contaminant from a facility to which, pursuant to subclause 20 (3) (b) (i), section 20 will first apply in respect of the contaminant on February 1, 2013 and, according to an approved dispersion model, discharges of the contaminant from the facility would result in the concentration of the contaminant at a point of impingement exceeding the standard set out in Schedule 3 that is the subject of the request.
3. The person discharges or causes or permits the discharge of the contaminant from a facility to which, pursuant to subclause 20 (3) (e), section 20 will first apply in respect of the contaminant on February 1, 2020 and, according to an approved dispersion model, discharges of the contaminant from the facility would result in the concentration of the contaminant at a point of impingement exceeding the standard set out in Schedule 3 that is the subject of the request.
4. The person discharges or causes or permits the discharge of the contaminant from a facility, construction of the facility began after November 30, 2005, no application was made on or before that day for a certificate of approval in respect of the facility, the contaminant is listed in Schedule 7 and, according to an approved dispersion model, discharges of the contaminant from the facility would result in the concentration of the contaminant at a point of impingement exceeding the standard set out in Schedule 3 that is the subject of the request.
5. The person discharges or causes or permits the discharge of the contaminant from a facility, the contaminant is listed in Schedule 7, discharges of the contaminant from the facility would result, according to an approved dispersion model, in the concentration of the contaminant at a point of impingement exceeding the standard set out in Schedule 3 that is the subject of the request, and,
 - i. construction of the facility was completed or began on or before November 30, 2005, or
 - ii. an application was made on or before November 30, 2005 for a certificate of approval in respect of the facility.
6. Because of notice given by the Director before February 1, 2020 under subsection 7 (1), there is only one approved dispersion model that may be used by the person with respect to a contaminant, the standard set out in Schedule 3 that is the subject of the request applies to that contaminant, the person discharges or causes or permits the discharge of the

contaminant from a facility and, according to that approved dispersion model, discharges of the contaminant from the facility would result in the concentration of the contaminant at a point of impingement exceeding the standard that is the subject of the request.

7. Because of notice given by the Director on or after February 1, 2020 under subsection 7 (1), there is only one approved dispersion model that may be used by the person with respect to a contaminant, the standard set out in Schedule 3 that is the subject of the request applies to that contaminant, that approved dispersion model is not referred to in paragraphs 1 to 5 of subsection 6 (1), the person discharges or causes or permits the discharge of the contaminant from a facility and, according to that approved dispersion model, discharges of the contaminant from the facility would result in the concentration of the contaminant at a point of impingement exceeding the standard that is the subject of the request.
8. The person discharges or causes or permits the discharge of the contaminant from a facility to which section 20 applies in respect of the contaminant pursuant to subclause 20 (3) (d) and, according to an approved dispersion model, discharges of the contaminant from the facility would result in the concentration of the contaminant at a point of impingement exceeding the standard set out in Schedule 3 that is the subject of the request.
9. The person is required to make a request under this subsection as part of a plan developed or amended pursuant to an order under section 7 or 17 of the Act or paragraph 7 or 8 of subsection 18 (1) of the Act.

(2) Subsection (1) applies, with necessary modifications, to a standard set out in an amendment to Schedule 3 that has not yet come into force.

(3) Section 20 shall be deemed to apply for the purpose of determining what the references to an approved dispersion model mean in subsection (1).

(4) An application for a certificate of approval or amendment to a certificate of approval may be made in conjunction with a request under subsection (1).

(5) A person who makes a request under subsection (1) that relies on paragraph 1 of subsection (1) may not make the request before February 1, 2007 or after October 31, 2008.

(6) A person who makes a request under subsection (1) that relies on paragraph 2 of subsection (1) may not make the request before February 1, 2010 or after October 31, 2011.

(7) A person who makes a request under subsection (1) that relies on paragraph 3 of subsection (1) may not make the request before February 1, 2013 or after October 31, 2017.

(8) A person who makes a request under subsection (1) that relies on paragraph 4 of subsection (1) may not make the request if, after November 30, 2005 and before the day the request is made, an application in respect of the facility was made for a certificate of approval, unless the application for the certificate of approval has not yet been determined.

(9) Despite subsection (8), if a person makes a request under subsection (1) that relies on paragraph 4 or 5 of subsection (1) in respect of a standard set out in an amendment to Schedule 3 that has not yet come into force, the person may not make the request after the later of the following dates:

1. The date that is 12 months after the regulation that amends Schedule 3 is filed.
2. The date that is 15 months before the amendment to Schedule 3 comes into force.

(10) A person who makes a request under subsection (1) that relies on paragraph 6 or 7 of subsection (1) may not make the request after the third anniversary of the day the Director gave the notice under subsection 7 (1).

(11) A person who makes a request under subsection (1) that relies on paragraph 8 of subsection (1) may not make the request after the third anniversary of the day the Director gave the notice or made the order under subsection 20 (4) or (5).

Information to be included with request

33. (1) A person who makes a request under section 32 shall include the following in the request:

1. A report prepared in accordance with section 26.
2. If, according to the approved dispersion model that was used for the purpose of preparing the report referred to in paragraph 1, discharges of the contaminant may result in a contravention of section 20 because of the concentration of the contaminant at a point of impingement,
 - i. a written statement or map identifying the location of the point of impingement,
 - ii. a written statement specifying the highest concentration of the contaminant that the approved dispersion model predicts for the point of impingement, and
 - iii. a written statement specifying the number of averaging periods for which the approved dispersion model predicts that discharges of the contaminant may result in a contravention of section 20 because of the concentration of the contaminant at the point of impingement, expressed as a percentage of the number of averaging periods in,

- A. a period equal to the length of the period over which the meteorological data was collected, if the approved dispersion model was used in accordance with local or site-specific meteorological data described in paragraph 3 of subsection 13 (1), or
 - B. a period equal to the length of the period that was used for the purposes of the computational method, if the approved dispersion model was used in accordance with meteorological data obtained from a computational method in accordance with paragraph 4 of subsection 13 (1).
3. A list of all the methods that are used by other persons, or are available for use, to reduce concentrations of the contaminant at any point, including methods such as the use of pollution control technology or changes to equipment, processes or materials.
 4. An analysis of the methods identified under paragraph 3, and combinations of those methods, to determine which are technically feasible with respect to the sources of contaminant to which the request relates.
 5. A list of the methods and combinations of methods that are determined under paragraph 4 to be technically feasible.
 6. A ranking of the methods and combinations of methods identified under paragraph 5, based on the maximum concentration of the contaminant that, according to an approved dispersion model, would result at a point of impingement if each method or combination of methods were used with respect to the sources of contaminant to which the request relates.
 7. Unless a plan is included under paragraph 4 of subsection (4), a plan on how to implement,
 - i. the method or combination of methods that is ranked under paragraph 6 as the method or combination of methods that predicts the lowest maximum concentration of the contaminant at a point of impingement, or
 - ii. a method or combination of methods that, according to an approved dispersion model, would not result in a contravention of section 20.
 8. A description of the steps taken under section 34 by the person making the request under section 32, including a summary of the questions asked and comments made by persons who attended the public meeting and the responses of the person making the request.
- (2) Paragraph 2 of subsection (1) does not apply if the Director gives the person a written notice requiring that the request include the following in accordance with the notice:
1. A written statement or map identifying the location of points of impingement specified in the notice.
 2. A written statement specifying the concentration of the contaminant that the approved dispersion model predicts at points of impingement specified in the notice.
 3. A written statement specifying the number of averaging periods for which the approved dispersion model predicts that discharges of the contaminant may result in a contravention of section 20 or cause an adverse effect because of the concentration of the contaminant at points of impingement specified in the notice, expressed as a percentage of the number of averaging periods in,
 - i. a period equal to the length of the period over which the meteorological data was collected, if the approved dispersion model was used in accordance with local or site-specific meteorological data described in paragraph 3 of subsection 13 (1), or
 - ii. a period equal to the length of the period that was used for the purposes of the computational method, if the approved dispersion model was used in accordance with meteorological data obtained from a computational method in accordance with paragraph 4 of subsection 13 (1).
- (3) A person who makes a request under section 32 shall prepare the report required by paragraph 1 of subsection (1), and provide the information required by paragraph 2 of that subsection or by subsection (2), using,
- (a) the AERMOD dispersion model described in paragraph 1 of subsection 6 (1);
 - (b) the ISCPRIME dispersion model described in paragraph 3 of subsection 6 (1); or
 - (c) a dispersion model or combination of dispersion models that,
 - (i) pursuant to subsection 7 (3), is deemed to be included in references in this Part to approved dispersion models, and
 - (ii) is capable of providing the information referred to in paragraph 2 of subsection (1) or in subsection (2), as the case may be.
- (4) A person who makes a request under section 32 may include the following in a part of the request that is separate from the part of the request that contains the material required by subsection (1):

1. An analysis of the economic feasibility of the methods and combinations of methods that are determined under paragraph 4 of subsection (1) to be technically feasible.
2. A list of the methods and combinations of methods that are determined under paragraph 1 to be economically feasible.
3. A ranking of the methods and combinations of methods identified under paragraph 2, based on the maximum concentration of the contaminant that, according to an approved dispersion model, would result at a point of impingement if each method or combination of methods were used with respect to the sources of contaminant to which the request relates.
4. A plan on how to implement,
 - i. the method or combination of methods that is ranked under paragraph 3 as the method or combination of methods that predicts the lowest maximum concentration of the contaminant at a point of impingement, or
 - ii. a method or combination of methods that, according to an approved dispersion model, would not result in a contravention of section 20.

(5) Subsection (4) does not apply to a person who makes a request under section 32 that relies on paragraph 4 of subsection 32 (1).

(6) If a person makes a request under section 32 and section 20 does not apply to the person in respect of the contaminant that is the subject of the request, section 20 shall be deemed to apply to the person in respect of the contaminant for the purpose of preparing the report required by paragraph 1 of subsection (1).

(7) Despite subsections 10 (1) and (2), a person who prepares a report required by paragraph 1 of subsection (1) shall, for the contaminant that is the subject of the request, use an approved dispersion model in accordance with both of the scenarios described in subsection 10 (1).

(8) Paragraphs 1 and 2 of subsection 11 (1) do not apply to a person who prepares a report required by paragraph 1 of subsection (1).

(9) Despite subsection (8), a person who prepares a report required by paragraph 1 of subsection (1) may use an approved dispersion model with an emission rate determined in accordance with paragraph 2 of subsection 11 (1), if the Director is of the opinion that the report will accurately determine the concentrations of contaminants.

(10) Paragraphs 1, 1.1, 2 and 2.1 of subsection 13 (1) do not apply to a person who prepares a report required by paragraph 1 of subsection (1).

Public meeting

34. (1) Before making a request under section 32, a person shall hold a public meeting on the proposed request.

(2) The person making a request under section 32 shall, at least 15 days before the public meeting required by subsection (1),

(a) publish a notice in a newspaper having general circulation in the area where the source of contaminant is located, setting out the name, address and telephone number of the person and informing the public of the person's intention to make the proposed request, the purpose of the request and the date, time and place of the meeting; and

(b) ensure that a copy of the notice referred to in clause (a) is given to,

(i) the owners and occupants of,

(A) every property that adjoins or is within 500 metres of the property on which the source of contaminant is located, and

(B) every property where, according to an approved dispersion model, there is a point of impingement where, as a result of discharges of the contaminant that is the subject of the request, the concentration of the contaminant may exceed the standard that is the subject of the request,

(ii) the medical officer of health for the health unit in which the source of contaminant is located and the medical officer of health for each health unit in which a property described in subclause (i) is located,

(iii) the Ministry, and

(iv) each municipality in which the source of contaminant is located and every other municipality that is within 500 metres of the property on which the source of contaminant is located.

(3) The person making a request under section 32 shall, at the public meeting required by subsection (1),

(a) make available, to everyone in attendance,

(i) a written copy of the executive summary of the report required by paragraph 1 of subsection 33 (1), and

- (ii) a written explanation, written in language that can be understood by persons without specialized scientific training, of the proposed request, including the materials that are to be included under subsections 33 (1), (2) and (4);
- (b) offer to provide a complete written copy of a draft of the proposed request, including the materials that are to be included under subsections 33 (1), (2) and (4), to every person in attendance who asks for a copy;
- (c) provide the copies requested under clause (b), or make arrangements to provide those copies as soon as practicable after the meeting;
- (d) explain the proposed request;
- (e) explain how the *Environmental Bill of Rights, 1993* will apply to the proposed request; and
- (f) provide a reasonable opportunity for those in attendance to ask questions of the person making the request under section 32 and to comment on the proposed request.

(4) The person making a request under section 32 shall provide written material referred to in clause (3) (a) or (b) as soon as practicable to any person who makes a request for the material within 30 days after the public meeting required by subsection (1).

Approval of site-specific altered standard

35. (1) The Director may approve a request under section 32 to alter a standard set out in Schedule 3 if,

- (a) the person making the request has complied with sections 32 to 34; and
- (b) the Director is of the opinion that,
 - (i) the person making the request cannot comply with section 20 with respect to the standard set out in Schedule 3 for the contaminant because,
 - (A) it is not technically feasible for the person to comply, in the case of a person who is relying on any paragraph of subsection 32 (1), or
 - (B) it is not economically feasible for the person to comply, in the case of a person who is relying on a paragraph of subsection 32 (1) other than paragraph 4,
 - (ii) the alteration of the standard is the minimum alteration necessary to enable the person to comply with section 20 with respect to the contaminant, and
 - (iii) there is no public interest reason sufficient to require the denial of the request.

(2) Despite subsection (1), the Director shall not approve a request under section 32 to alter a standard set out in Schedule 3 for a contaminant if the contaminant is listed in Schedule 6 and the Director is of the opinion that the alteration is likely to permit discharges of the contaminant that too frequently result in the concentration of the contaminant at a point of impingement located on a place referred to in subsection 30 (8) exceeding the other time period upper risk threshold set out for the contaminant in Schedule 6.

(3) The Director shall not approve or refuse to approve a request under section 32 unless the Director first gives the person making the request a draft of the approval or refusal and an opportunity to make written submissions to the Director during the period that ends 30 days after the draft is given.

(4) If the Director approves the alteration of a standard under subsection (1), the standard shall be deemed to be altered as set out in the approval.

(5) Subsection (4) applies only to discharges of the contaminant from the facility to which the request related.

(6) The Director may impose conditions in an approval under subsection (1).

(7) If conditions are imposed under subsection (6),

- (a) subsection (4) applies only if the conditions are complied with; and
- (b) the person who made the request under section 32 shall notify the Director when the conditions have been complied with.

(8) Subsection (7) applies, with necessary modifications, to conditions that are imposed in a certificate of approval to ensure compliance with section 20 with respect to a contaminant for which a standard has been altered under this section.

(9) Subsection (4) applies only to a period specified by the Director in the approval that ends not later than,

- (a) five years after the period begins; or
- (b) 10 years after the period begins, if the Director is satisfied that there are extenuating circumstances.

(10) Subsection (9) does not prevent the making of further requests under section 32 in respect of the contaminant but, in considering a further request, the Director may consider the number of previous requests that have been made for the source of contaminant that is the subject of the request.

(11) If the alteration of the standard set out in Schedule 3 for a contaminant is approved under this section and a further request is made under section 32 in respect of the contaminant, subsections 32 (5) to (11) do not apply.

(12) The Director shall consider the following matters when he or she decides whether to impose conditions under subsection (6), what those conditions should be, and what period to specify under subsection (9):

1. The nature of the contaminant.
2. The frequency with which the inability to comply with section 20 referred to in subclause (1) (b) (i) would occur.
3. Whether there are any acute effects associated with the contaminant.

(13) If the Director approves the alteration of a standard under subsection (1), the person who requested the alteration shall,

- (a) give a copy of the approval to any person who requests it; and
- (b) make the written material referred to in clause 34 (3) (a) and (b) available for inspection by any person at the facility during regular business hours during the period that the alteration of the standard applies.

(14) If the Director approves the alteration of a standard under subsection (1), he or she may make an order requiring a person to whom the alteration applies to take steps specified by the order, not later than the dates specified in the order, that are related to complying with section 20, having regard to the altered standard.

(15) An order made under subsection (14) does not apply if the person against whom the order was made complies with section 20, having regard to the standard set out in Schedule 3 that was altered by the approval under subsection (1).

(16) If the Director makes an order under subsection (14), the person against whom the order was made shall give a copy of the order to any person who requests it.

Amendment of approval

36. (1) The Director may give a person to whom the alteration of a standard applies a notice amending the approval of the alteration,

- (a) to alter the conditions imposed under subsection 35 (6);
- (b) to alter the period referred to in subsection 35 (9) so that it ends on an earlier date, if the Director is of the opinion that the person should be capable of complying with a more stringent standard by the earlier date; or
- (c) to replace the altered standard with a more stringent standard, if the Director is of the opinion that,
 - (i) the person is capable of complying with the more stringent standard, or
 - (ii) discharges of the contaminant that are permitted by the altered standard may cause an adverse effect.

(2) The Director shall not amend the approval of the alteration of a standard under subsection (1) unless the Director first gives the person to whom the alteration applies a draft of the amendment and an opportunity to make written submissions to the Director during the period that ends 90 days after the draft is given.

Revocation of approval

37. (1) The Director may give a person to whom the alteration of a standard applies a written notice revoking the approval of the alteration if the Director is of the opinion that,

- (a) discharges of a contaminant that are permitted as a result of the altered standard may cause an adverse effect;
- (b) conditions referred to in subsection 35 (6) or (8) are not being met;
- (c) the person is unable to comply with section 20, even though the standard was altered; or
- (d) the person would be able to comply with section 20 without the alteration of the standard.

(2) Before the Director gives a person a notice under subsection (1), the Director shall give the person a draft of the notice and an opportunity to make written submissions to the Director during the period that ends 30 days after the draft is given.

TECHNICAL STANDARDS FOR CLASSES OF FACILITIES

Technical Standards publication

38. (1) The Minister shall ensure that, with respect to the Technical Standards publication, all of the following criteria are met:

1. Every technical standard set out in the Technical Standards publication is specifically identified in the publication as an industry standard or an equipment standard.
 2. For each industry standard that is set out in the Technical Standards publication,
 - i. the Technical Standards publication specifies which classes of facilities the industry standard applies to, and those classes are identified with reference to NAICS codes,
 - ii. the Technical Standards publication specifies which contaminants the industry standard applies to,
 - iii. the Technical Standards publication sets out the steps that shall be taken to comply with the industry standard, and
 - iv. the Technical Standards publication sets out the time periods, if any, within which the steps specified under subparagraph iii shall be taken.
 3. The Technical Standards publication indicates that, with respect to each class specified under subparagraph 2 i to which an industry standard applies, and with respect to at least one contaminant to which that standard applies, the Minister is of the opinion that,
 - i. with respect to at least two facilities in the class that are located in Ontario,
 - A. it is not technically feasible to comply with section 19 or 20, whichever is applicable, or
 - B. it is not economically feasible to comply with section 19 or 20, whichever is applicable,
 - ii. compliance, in accordance with subsection 42 (5), with the industry standard that applies to the class and the contaminant,
 - A. is technically and economically feasible with respect to at least one facility in the class that is located in Ontario, and
 - B. will permit efforts that would otherwise be made to comply with section 19 or 20 to be put to better use to protect the natural environment, having regard to subparagraph i,
 - iii. including the industry standard that applies to the class and the contaminant in the Technical Standards publication is more efficient than having the Director consider separate requests under section 32 for approval of alterations to the standard for the contaminant that would otherwise apply to facilities in the class.
 4. For each equipment standard that is set out in the Technical Standards publication,
 - i. the Technical Standards publication specifies which classes of facilities the equipment standard applies to, and those classes are identified with reference to NAICS codes,
 - ii. the Technical Standards publication specifies which contaminants the equipment standard applies to,
 - iii. the Technical Standards publication specifies which sources of contaminant the equipment standard applies to,
 - iv. the Technical Standards publication sets out the steps that shall be taken to comply with the equipment standard, and
 - v. the Technical Standards publication sets out the time periods, if any, within which the steps specified under subparagraph iv shall be taken.
 5. The Technical Standards publication indicates that, with respect to each class specified under subparagraph 4 i to which a equipment standard applies and with respect to at least one contaminant and source of contaminant to which that standard applies, the Minister is of the opinion that,
 - i. at least two facilities in the class that are located in Ontario have the source of contaminant, and
 - ii. compliance, in accordance with subsection 43 (4), with the equipment standard that applies to the class, the contaminant and the source of contaminant is technically and economically feasible with respect to at least one facility in the class that is located in Ontario.
- (2) Before a technical standard is set out in the Technical Standards publication, the Minister shall consider whether provisions dealing with the following matters should be included in the technical standard:
1. Notification of and consultation with affected persons before making an application for registration in respect of the technical standard.
 2. The making and retention of records.
 3. Circumstances in which notice is required to be given to the Ministry.
 4. Progress reports relating to implementation of the technical standard.

(3) Before an industry standard that applies to a class of facilities is set out in the Technical Standards publication, the Minister shall consider whether compliance, in accordance with subsection 42 (5), with the industry standard may reduce the regulatory burden applicable to facilities in that class for which compliance with section 19 or 20 would otherwise be required.

(4) Before an equipment standard that applies to a class of facilities and a source of contaminant is set out in the Technical Standards publication, the Minister shall consider whether compliance, in accordance with subsection 43 (4), with the equipment standard may reduce the regulatory burden applicable to facilities in that class for which consideration of the source of contaminant would otherwise be necessary when using an approved dispersion model for the purposes of this Part.

Registration

39. (1) A person may apply to the Director for registration in the Ministry's Technical Standards Registry – Air Pollution in respect of,

- (a) an industry standard, facility and contaminant; or
- (b) an equipment standard, facility, contaminant and source of contaminant.

(2) An application for a certificate of approval or amendment to a certificate of approval may be made in conjunction with an application for registration under clause (1) (a) or (b) and may request that the certificate of approval be consistent with a technical standard.

(3) The Director shall not approve an application for registration in respect of an industry standard, facility and contaminant unless all of the following criteria are met:

1. The applicant has submitted a completed application for registration to the Director in a form approved by the Director.
2. The Director is of the opinion that the information set out in the application for registration is accurate.
3. The industry standard applies to the facility and the contaminant.
4. The industry standard contains requirements that relate to at least one source of contaminant in the facility.
5. The applicant has complied with,
 - i. any provisions included in the industry standard that deal with notification of and consultation with affected persons before making an application for registration, and
 - ii. any requirements imposed under subsection (5).
6. The Director is of the opinion that,
 - i. discharges of the contaminant from the facility into the air will not cause an adverse effect if subsection 42 (5) or 44 (3) applies to the facility and the contaminant, or
 - ii. any adverse effect that may be caused by discharges of the contaminant from the facility into the air will be better prevented, eliminated or ameliorated if subsection 42 (5) or 44 (3) applies to the facility and the contaminant.
7. There is no other industry standard that applies to the facility and the contaminant that, in the opinion of the Director, would be more appropriate.
8. The Director is of the opinion that there is no public interest reason sufficient to refuse approval of the application.

(4) The Director shall not approve an application for registration in respect of an equipment standard, facility, contaminant and source of contaminant unless all of the following criteria are met:

1. The applicant has submitted a completed application for registration to the Director in a form approved by the Director.
2. The Director is of the opinion that the information set out in the application for registration is accurate.
3. The equipment standard applies to the facility, the contaminant and the source of contaminant.
4. The applicant has complied with,
 - i. any provisions included in the equipment standard that deal with notification of and consultation with affected persons before making an application for registration, and
 - ii. any requirements imposed under subsection (5).
5. There is no other equipment standard that applies to the facility, the contaminant and the source of contaminant that, in the opinion of the Director, would be more appropriate.
6. The Director is of the opinion that there is no public interest reason sufficient to refuse approval of the application.

(5) The Director may, for the purpose of assisting the Director in considering whether to approve an application for registration under this section, give the applicant written notice requiring the applicant to take such steps to notify and consult affected persons as are specified by the Director in the notice.

(6) A person who is registered in the Ministry's Technical Standards Registry – Air Pollution with respect to a technical standard shall notify the Director in writing within 30 days of any change to the information provided by the person on the application for registration, if the form of the application indicates that notice is required in the event of any change to that information.

Revocation of registration

40. (1) The Director may, by order, revoke a person's registration in the Ministry's Technical Standards Registry – Air Pollution in respect of an industry standard, facility and contaminant if,

- (a) the Director is of the opinion that discharges of the contaminant from the facility into the air may cause an adverse effect and that the adverse effect may be better prevented, eliminated or ameliorated if subsection 42 (5) or 44 (3) does not apply to the facility;
- (b) the industry standard no longer applies to the facility or contaminant;
- (c) the industry standard no longer contains any requirements that relate to any sources of contaminant in the facility;
- (d) the Director is of the opinion that there is a more appropriate industry standard that applies to the facility and the contaminant; or
- (e) after considering the matters set out in subsection (3), the Director is of the opinion that the person has demonstrated an inability or unwillingness to comply with the person's obligations in respect of,
 - (i) the facility or contaminant, or
 - (ii) any other facility or contaminant.

(2) The Director may, by order, revoke a person's registration in the Ministry's Technical Standards Registry – Air Pollution in respect of an equipment standard, facility and contaminant and source of contaminant if,

- (a) the Director is of the opinion that discharges of the contaminant from the facility into the air may cause an adverse effect and that the adverse effect may be prevented, eliminated or ameliorated if subsection 43 (4) or 44 (3) does not apply to the facility;
- (b) the equipment standard no longer applies to the facility, contaminant or source of contaminant;
- (c) the Director is of the opinion that there is a more appropriate equipment standard that applies to the facility, the contaminant and the source of contaminant; or
- (d) after considering the matters set out in subsection (3), the Director is of the opinion that the person has demonstrated an inability or unwillingness to comply with the person's obligations in respect of,
 - (i) the facility, contaminant or source of contaminant, or
 - (ii) any other facility, contaminant or source of contaminant.

(3) The matters referred to in clauses (1) (e) and (2) (d) are:

- 1. Any failure by the person to comply with subsection 42 (5), 43 (4) or 44 (3).
- 2. Any failure by the person to comply with subsection 39 (6).
- 3. Any offences under the Act for which the person has been convicted.
- 4. Any orders issued to the person under section 7 or 157 of the Act.

(4) The Director shall give a person written notice revoking the person's registration in the Ministry's Technical Standards Registry – Air Pollution in respect of a technical standard if the revocation is requested in writing by the person.

Availability of Technical Standards Registry – Air Pollution

41. The Director shall ensure that the Ministry's Technical Standards Registry – Air Pollution is available on a website maintained by the Ministry on the Internet.

Industry standards

42. (1) Subject to subsection (2), this Part, except for this section and sections 24, 27.1 and 38 to 41, does not apply to a person in respect of a facility and contaminant if one or more industry standards set out in the Technical Standards publication apply to the facility and the contaminant, and,

- (a) the facility is part of only one class identified by a NAICS code, and the person is registered on the Ministry's Technical Standards Registry – Air Pollution in respect of all of the industry standards that apply to the facility and the contaminant; or
 - (b) the facility is part of two or more classes that are identified by NAICS codes, industry standards apply to all of those classes and to the contaminant, and the person is registered on the Ministry's Technical Standards Registry – Air Pollution in respect of all of those industry standards.
- (2) This Part applies for the purpose of determining whether the Director may give a person a notice under section 24 or 27.1 and for the purpose of preparing a report required by a notice under section 24 or 27.1.
- (3) Sections 19 and 20 do not apply to a person in respect of a facility and contaminant if,
 - (a) subsection (1) does not apply to the person in respect of the facility and the contaminant;
 - (b) one or more industry standards set out in the Technical Standards publication apply to the facility and the contaminant;
 - (c) the facility is part of only one class identified by a NAICS code or,
 - (i) the facility is part of two or more classes that are identified by NAICS codes, and
 - (ii) industry standards apply to all of those classes and to the contaminant;
 - (d) the contaminant is listed in Schedule 7;
 - (e) a regulation amending Schedule 2 or 3 with respect to the contaminant has been filed; and
 - (f) it has been less than 12 months since the latest of,
 - (i) the day the regulation referred to in clause (e) was filed,
 - (ii) the day the first industry standard that applied to the facility and the contaminant was first set out in the Technical Standards publication, and
 - (iii) the day this section came into force.
 - (4) A person who uses an approved dispersion model for the purposes of this Part in respect of a facility and a contaminant is not required to consider a source of contaminant that discharges the contaminant if,
 - (a) subsection (1) does not apply to the person in respect of the facility and the contaminant;
 - (b) the source of contaminant is in a part of the facility that is a part of a class of facilities to which an industry standard applies in respect of the facility and the contaminant; and
 - (c) the person is registered on the Ministry's Technical Standards Registry – Air Pollution in respect of the industry standard, facility and contaminant.
 - (5) A person shall comply with an industry standard set out in the Technical Standards publication in respect of a facility and a contaminant if,
 - (a) subsection (1) or (4) applies to the person in respect of the facility and the contaminant; and
 - (b) the person is registered on the Ministry's Technical Standards Registry – Air Pollution in respect of the industry standard, the facility and the contaminant.

Equipment standards

- 43.** (1) Subject to subsection (2), this Part, except for this section and sections 24, 27.1 and 38 to 41, does not apply to a person in respect of a facility and contaminant if,
- (a) equipment standards set out in the Technical Standards publication apply to every source of the contaminant in the facility; and
 - (b) the person is registered on the Ministry's Technical Standards Registry – Air Pollution in respect of the facility, the contaminant and every equipment standard that applies to a source of contaminant in the facility.
- (2) This Part applies for the purpose of determining whether the Director may give a person a notice under section 24 or 27.1 and for the purpose of preparing a report required by a notice under section 24 or 27.1.
- (3) A person who uses an approved dispersion model for the purposes of this Part in respect of a facility and a contaminant is not required to consider a source of contaminant that discharges the contaminant if,
- (a) subsection (1) does not apply to the person in respect of the facility and the contaminant;
 - (b) an equipment standard set out in the Technical Standards publication applies to the facility, the contaminant and the source of contaminant; and

(c) the person is registered on the Ministry's Technical Standards Registry – Air Pollution in respect of the equipment standard, facility, contaminant and source of contaminant.

(4) A person shall comply with an equipment standard set out in the Technical Standards publication in respect of a facility, contaminant and source of contaminant if,

- (a) subsection (1) or (3) applies to the person in respect of the facility, the contaminant and the source of contaminant; and
- (b) the person is registered on the Ministry's Technical Standards Registry – Air Pollution in respect of the equipment standard, facility, contaminant and source of contaminant.

Combination of industry standards and equipment standards

44. (1) Subject to subsection (2), this Part, except for this section and sections 24, 27.1 and 38 to 41, does not apply to a person in respect of a facility and contaminant if,

- (a) the person is registered on the Ministry's Technical Standards Registry – Air Pollution in respect of one or more industry standards, the facility and the contaminant;
- (b) there is one or more sources of contaminant in a part of the facility that is not part of a class of facilities to which any of the industry standards referred to in clause (a) apply; and
- (c) with respect to each source of contaminant to which clause (b) applies, the person is registered on the Ministry's Technical Standards Registry – Air Pollution in respect of an equipment standard, the facility, the contaminant and the source of contaminant.

(2) This Part applies for the purpose of determining whether the Director may give a person a notice under section 24 or 27.1 and for the purpose of preparing a report required by a notice under section 24 or 27.1.

(3) A person shall comply with,

- (a) an industry standard set out in the Technical Standards publication in respect of a facility and a contaminant if,
 - (i) subsection (1) applies to the person in respect of the facility and the contaminant, and
 - (ii) the person is registered on the Ministry's Technical Standards Registry – Air Pollution in respect of the industry standard, the facility and the contaminant; and
- (b) an equipment standard set out in the Technical Standards publication in respect of a facility, contaminant and source of contaminant if,
 - (i) subsection (1) applies to the person in respect of the facility and the contaminant, and
 - (ii) the person is registered on the Ministry's Technical Standards Registry – Air Pollution in respect of the equipment standard, facility, contaminant and source of contaminant.

PART III MISCELLANEOUS

Prohibition of certain emissions

45. No person shall cause or permit to be caused the emission of any air contaminant to such extent or degree as may,

- (a) cause discomfort to persons;
- (b) cause loss of enjoyment of normal use of property;
- (c) interfere with normal conduct of business; or
- (d) cause damage to property.

Opacity

46. (1) No person shall cause or permit an emission into the air that, during a period of six consecutive minutes, obstructs the passage of light at any point by an average of more than 20 per cent.

- (2) Subsection (1) does not apply to an emission from a source of combustion that uses fuel with high ash content, if,
 - (a) during the six-minute period referred to in subsection (1), the passage of light was not obstructed by an average of 40 per cent or more at any point;
 - (b) the six-minute period referred to in subsection (1) was part of a period of 30 consecutive minutes in which there were four periods of six consecutive minutes during which the person complied with subsection (1); and
 - (c) the four periods referred to in clause (b) did not overlap with each other and did not overlap with the six-minute period referred to in subsection (1).

(3) If a certificate of approval prohibits a person from causing or permitting an emission into the air that obstructs the passage of light at any point by a percentage that is less than 20 per cent, that prohibition applies instead of subsection (1).

(4) Subsection (1) does not apply to a person if,

- (a) at the time of the emission, the person was using a device or equipment for the purpose of minimizing the opacity of emissions;
- (b) the use of the device or equipment is required or authorized by a certificate of approval; and
- (c) the Director is satisfied that the device or equipment effectively minimizes the opacity of emissions.

(5) The Director may, on the request of a person, give the person a written notice requiring the person to use a device or equipment specified in the notice for the purpose of minimizing the opacity of emissions if,

- (a) the person has provided the Director with such information about the use of the device or equipment as the Director may require; and
- (b) the Director is satisfied that use of the device or equipment in accordance with the notice will be at least as effective as subsection (1) in minimizing the opacity of emissions.

(6) A notice given under subsection (5) may require the person to whom it is given to comply with conditions specified in the notice by the Director.

(7) Before the Director gives a person a notice under subsection (5) that requires compliance with conditions specified under subsection (6), the Director shall give the person a draft of the notice and an opportunity to make written submissions to the Director during the period that ends 30 days after the draft is given.

(8) Subsection (1) does not apply to a person who complies with a notice given under subsection (5).

(9) A person who contravenes subsection (1) shall notify a provincial officer in writing as soon as practicable after the contravention occurs of the contravention and of the source of the emission.

(10) If a person contravenes subsection (1) more than once in a 24-hour period, the person may, instead of complying with subsection (9), notify a provincial officer in writing as soon as practicable after the end of the 24-hour period of the number of contraventions that occurred during the period and of the source of the emission.

(11) If a person contravenes subsection (1), the Director may give the person written notice requiring the person to give notice to a provincial officer in writing and in accordance with the notice, at such regular intervals as may be specified by the Director and for such period of time as may be specified by the Director, of such information as may be specified by the Director.

(12) Before the Director gives a person a notice under subsection (11), the Director shall give the person a draft of the notice and an opportunity to make written submissions to the Director during the period that ends 15 days after the draft is given.

(13) Subsections (9) and (10) do not apply to a person who is required to give notice at regular intervals pursuant to a notice given by the Director under subsection (11).

(14) Subsections (9) and (10) do not apply to the following contraventions of subsection (1), if the person who contravenes subsection (1) has implemented a plan to minimize the opacity of emissions during those contraventions:

- 1. A contravention that occurs when the operation of a source of emission is increased from an inoperative state to normal operating conditions.
- 2. A contravention that occurs when the operation of a source of emission is decreased from normal operating conditions to an inoperative state.
- 3. A contravention that occurs when the source of emission undergoes routine maintenance.

(15) A person who has a plan referred to in subsection (14) shall keep the most recent copy of the plan at the facility and, on the request of the Director or a provincial officer, shall immediately provide the Director or provincial officer with a copy of the plan.

(16) The Director may give a person who has a plan referred to in subsection (14) a written notice requiring the person to revise the plan in accordance with the notice if the Director is of the opinion that the plan does not effectively minimize the opacity of emissions during contraventions referred to in that subsection.

(17) Before the Director gives a person a notice under subsection (16), the Director shall give the person a draft of the notice and an opportunity to make written submissions to the Director during the period that ends 30 days after the draft is given.

Obligations under another Act; failure to operate in normal manner

47. (1) A person who causes or permits the emission of a contaminant from a stationary source of air pollution shall, if a contravention of section 45 or 46 may occur as a result of an obligation arising under another Act or a failure to operate the stationary source of air pollution in the normal manner,

- (a) immediately notify a provincial officer of the particulars of the obligation arising under the other Act or the failure to operate the stationary source of air pollution in the normal manner; and
- (b) as soon as practicable, furnish the provincial officer in writing with the particulars of the obligation arising under the other Act or the failure to operate the stationary source of air pollution in the normal manner.

(2) A person who gives notice under subsection (1) shall notify a provincial officer in writing as soon as practicable after the obligation arising under the other Act ends or operation of the stationary source of air pollution in the normal manner resumes.

(3) Section 46 does not apply to an emission from a stationary source of air pollution if,

- (a) notice is given to a provincial officer in accordance with subsection (1);
- (b) the Director is satisfied that a contravention of section 46 may occur as a result of the obligation arising under the other Act or the failure to operate the stationary source of air pollution in the normal manner;
- (c) the Director gives written authorization for the operation of the stationary source of air pollution despite section 46; and
- (d) the stationary source of air pollution is operated in accordance with any conditions specified in the authorization that the Director considers reasonable in the circumstances.

(4) The Director shall not give the authorization referred to in clause (3) (c) as a result of a failure to operate the stationary source of air pollution in the normal manner unless the Director is satisfied that the failure could not reasonably have been anticipated.

(5) Subsection (3) applies only until the earlier of the following dates:

- 1. The date the obligation arising under the other Act ends or operation of the stationary source of air pollution in the normal manner resumes.
- 2. A date set out in the authorization that the Director considers reasonable in the circumstances and that is not more than three months after the date the authorization is given.

Fuel or waste for fuel burning equipment, etc.

48. (1) No person shall, in any fuel burning equipment or thermal treatment equipment, burn any fuel or waste or permit any fuel or waste to be burned, or subject any waste to thermal treatment or permit any waste to be subject to thermal treatment, except the fuel or waste for which the equipment was designed.

(2) No person shall, in any fuel burning equipment or thermal treatment equipment, burn any fuel or waste or permit any fuel or waste to be burned, or subject any waste to thermal treatment or permit any waste to be subject to thermal treatment, at a greater rate than the rate for which the equipment was designed.

Construction and sandblasting emissions, etc.

49. Except for heat, sound, vibration or radiation, no person shall,

- (a) construct, alter, demolish, drill, blast, crush or screen anything or cause or permit the construction, alteration, demolition, drilling, blasting, crushing or screening of anything so that a contaminant is carried beyond the limits of the property on which the construction, alteration, demolition, drilling, blasting, crushing or screening is being carried out; or
- (b) sandblast or permit the sandblasting of anything so that a contaminant is emitted into the air,

to an extent or degree greater than that which would result if every step necessary to control the emission of the contaminant were implemented.

Incinerators

50. (1) In this section,

“apartment incinerator” means an incinerator that is located in or on the site of a structure containing more than one dwelling unit and used to burn domestic waste from more than one dwelling unit.

(2) No person shall operate or permit the operation of,

- (a) an apartment incinerator, domestic incinerator, multiple chamber incinerator or starved air incinerator burning domestic waste;
- (b) a multiple chamber incinerator or starved air incinerator burning solid industrial waste;

- (c) an incinerator burning liquid industrial waste, industrial slurries or sludges, sewage sludges or slurries, gaseous waste, organic vapour or fume;
- (d) a municipal incinerator burning solid waste or sludges; or
- (e) other thermal treatment equipment that processes waste,

that causes or is likely to cause a concentration in the combustion gases emitted into the natural environment, of organic matter having a carbon content, expressed as equivalent methane, being an average of 10 measurements taken at approximately one minute intervals, greater than 100 parts per million by volume, measured on an undiluted basis.

(3) Subsection (2) does not apply to prohibit the operation of a catalytic incinerator.

(4) No person shall operate or permit the operation of an apartment incinerator without a certificate of approval issued under section 9 of the Act.

Air Pollution Index

51. (1) The Ministry may prepare an index to be known as the "Air Pollution Index" for any area in Ontario, from time to time.

(2) Despite section 5, the air pollution index may take into consideration discharges of contaminants from motor vehicles.

(3) Where the air pollution index for an area indicates increasing air pollution that may lead to an air pollution episode, the Minister, in consultation with the Minister of Health and Long-Term Care, may order curtailment of the operation of sources of air pollution in the manner described in subsections (4) and (5).

(4) Where the air pollution index reaches the number 32, designated as Air Advisory Level, and meteorological forecasts indicate a six-hour prolongation of atmospheric conditions conducive to sustained or increased air pollution levels, the Minister may require owners or operators of sources of air pollution to make preparation for the curtailment of such operations as are specified by the Minister.

(5) Where the air pollution index reaches the number 50, designated as First Air Pollution Alert, and meteorological forecasts indicate a six-hour prolongation of atmospheric conditions conducive to sustained or increased air pollution levels, the Minister may require owners or operators of sources of air pollution to curtail such operations as are specified by the Minister.

Amendment or revocation of notices

52. (1) Subject to subsections 7 (10) and (11), the Director may, by written notice, amend or revoke any notice given by the Director under this Regulation.

(2) Before the Director gives a person a notice under subsection (1), the Director shall give the person a draft of the notice and an opportunity to make written submissions to the Director during the period that ends 30 days after the draft is given.

(3) This section does not apply to a notice given under subsection 37 (1).

Compliance with notice

53. A person who is required to do something by a notice given by the Director under this Regulation shall comply with the requirement.

Form of submissions

54. A person who is required to submit anything to the Director or a provincial officer under this Regulation shall submit it in a form approved by the Director, including, if required by the Director, an electronic format specified by the Director.

(2) Paragraph 1 of subsection 32 (1) of the Regulation, as remade by subsection (1), is revoked.

(3) Subsection 32 (5) of the Regulation, as remade by subsection (1), is revoked.

(4) Subsection 33 (3) of the Regulation, as made by subsection (1) is amended by adding "or" at the end of clause (a) and by striking out clause (b).

(5) Subsection 33 (10) of the Regulation, as made by subsection (1), is amended by striking out "Paragraphs 1, 1.1, 2 and 2.1 of subsection 13 (1)" at the beginning and substituting "Paragraphs 1, 1.1 and 2 of subsection 13 (1)".

(6) Subsection 35 (11) of the Regulation, as made by subsection (1), is amended by striking out "subsections 32 (5) to (11)" and substituting "subsections 32 (6) to (11)".

33. Schedule 1 to the Regulation is revoked.

34. Item 6 of Schedule 2 to the Regulation is revoked and the following substituted:

6.	107-02-8	Acrolein	1.2
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35. (1) Item 4 of Schedule 3 to the Regulation is revoked and the following substituted:

4.	107-02-8	Acrolein	4.5	0.4	-
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(2) Items 20 and 21 of Schedule 3 to the Regulation are revoked and the following substituted:

20.	630-08-0	Carbon Monoxide	-	-	6000 (half hour)
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36. Item 7 of Schedule 5 to the Regulation is revoked and the following substituted:

7.	332810	Coating, Engraving, Heat Treating and Allied Activities ^{MEX}
7.1	332999	All Other Miscellaneous Fabricated Metal Product Manufacturing ^{MEX}

37. Item 4 of Schedule 6 to the Regulation is revoked and the following substituted:

4.	107-02-8	Acrolein	12	4 (24 hour)
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38. (1) Subject to subsections (2), (3) and (4), this Regulation comes into force on February 1, 2010.**(2) This section and sections 34, 35 and 37 come into force on the day this Regulation is filed.**

(3) Subsections 2 (2), 4 (2) and 6 (2), sections 7 and 8, subsections 9 (1) and (3), section 10, subsection 13 (1), sections 14 and 17 to 20, subsections 23 (1) to (7), 24 (2), (4) to (8), (10) and (11) and 25 (4) to (7), section 27, subsections 28 (1) to (7), (9) and (10), section 29, subsections 30 (1), (5), (6) and (7) and sections 31 and 33 come into force on April 1, 2010.

(4) Subsections 4 (1) and (3), section 11 and subsections 23 (8), 24 (9), 28 (8), 30 (2) and 32 (2) to (6) come into force on February 1, 2012.

2/10

ONTARIO REGULATION 508/09

made under the

ENVIRONMENTAL BILL OF RIGHTS, 1993

Made: December 9, 2009

Filed: December 22, 2009

Published on e-Laws: December 24, 2009

Printed in *The Ontario Gazette*: January 9, 2010

Amending O. Reg. 681/94
(Classification of Proposals for Instruments)

Note: Ontario Regulation 681/94 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Paragraphs 13.1 and 13.1.1 of subsection 5 (1) of Ontario Regulation 681/94 are revoked and the following substituted:

13.1 A proposal for an approval under subsection 35 (1) of Ontario Regulation 419/05 (Air Pollution — Local Air Quality) made under the *Environmental Protection Act*.

13.1.1 A proposal for an order under subsection 35 (14) of Ontario Regulation 419/05.

13.1.2 A proposal for an approval under subsection 39 (3) or (4) of Ontario Regulation 419/05.

2. This Regulation comes into force on February 1, 2010.

2/10

ONTARIO REGULATION 509/09

made under the

ENVIRONMENTAL PROTECTION ACT

Made: December 9, 2009

Filed: December 22, 2009

Published on e-Laws: December 24, 2009

Printed in *The Ontario Gazette*: January 9, 2010

Revoking Reg. 336 of R.R.O. 1990

(Air Contaminants from Ferrous Foundries)

Note: Regulation 336 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Regulation 336 of the Revised Regulations of Ontario, 1990 is revoked.

2. This Regulation comes into force on February 1, 2010.

2/10

ONTARIO REGULATION 510/09

made under the

ONTARIO PLANNING AND DEVELOPMENT ACT, 1994

Made: December 23, 2009

Filed: December 24, 2009

Published on e-Laws: December 29, 2009

Printed in *The Ontario Gazette*: January 9, 2010

Amending O. Reg. 473/73

(Regional Municipality of York, Town of Markham)

Note: Ontario Regulation 473/73 has previously been amended. Those amendments are listed in the Table of Unconsolidated and Unrevoked Regulations at www.e-Laws.gov.on.ca.

1. Ontario Regulation 473/73 is amended by adding the following section:

87. (1) Despite sections 4 and 67, a commercial golf facility comprised of an air-supported dome accommodating an indoor year-round driving range, a club house and an ancillary outdoor driving range may be erected, located and used on the land described in subsection (2) if the following requirements are met:

Minimum lot frontage	60 metres
Minimum lot area	5.44 hectares
Minimum distance for any building or structure from any lot line	12 metres
Maximum gross floor area	6000 square metres
Maximum height	18 metres
Minimum parking spaces	1.2 parking spaces for each golf driving tee

(2) Subsection (1) applies to that parcel of land in the Town of Markham in The Regional Municipality of York, being those parts of Lots 7 and 8 in Concession 3 designated as Parts 1, 2, 3 and 4 on Plan of Survey of Record deposited in the Land Registry Office for the Land Titles Division of York Region (No. 65) as Number 66R-6242, except that part of Lot 7 designated as Parts 1, 2, 3, 4, 8, 9, 10 and 11 on a Plan of Survey of Record deposited in the said Land Registry Office as Number 66R-10644.

(3) Despite sections 4 and 67, a landing area for the ancillary outdoor driving range may be located and used on the land described in subsection (4).

(4) Subsection (3) applies to that parcel of land in the Town of Markham in The Regional Municipality of York, being part of Lot 7 in Concession 3 designated as Parts 1, 2, 3, 4, 8, 9, 10 and 11 on Plan 66R-10644 deposited in the Land Registry

Office for the Land Titles Division of York Region (No. 65) and the westerly half of Part 4 on Expropriation Plan No. 11165 registered as Instrument No. MA109460.

(5) This section is revoked on July 1, 2012.

2. This Regulation comes into force on the day it is filed.

Made by:

DAVID SIT
*Acting Regional Director
Municipal Services Office – Central
Ministry of Municipal Affairs and Housing*

Date made: December 23, 2009.

2/10

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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Parliamentary Notice Avis parlementaire

PARLIAMENTARY NOTICE

NOTICE OF ELECTION

A Provincial By-election will be held to choose a representative for the Legislative Assembly of Ontario on Thursday, February 4, 2010.

Qualified Electors in the Electoral District of **TORONTO CENTRE** should take note of the following information:

ADDITIONS TO THE LIST OF ELECTORS

Qualified electors whose names are not on the List of Electors may be added to the List by making a statutory declaration and providing proof of identity and proof of residence to receive a *Certificate to Vote*:

- before 8 p.m., Wednesday, February 3, 2010, at their electoral district's Returning Office;

OR

- during voting hours at an Advance Poll in the Electoral District;

OR

- during voting hours at their voting location on Election Day.

OFFICIAL NOMINATION OF CANDIDATES CLOSES

Thursday, January 21, 2010 at 2 p.m. in the Returning Office.

ADVANCE POLLS will be held at locations* chosen for ease of access:

- in the electoral district Returning Office from **Saturday, January 23 to Thursday, January 28** (Sunday included) from 10 a.m. until 8 p.m.
- and from **Tuesday, January 26 to Thursday, January 28** from 10 a.m. until 8 p.m.

* Advance poll locations will be advertised at a later date

BY-ELECTION DAY, THURSDAY, February 4, 2010

Voting Hours from 9 a.m. until 9 p.m.

ELECTIONS ONTARIO

Eric Morse, Returning Officer
77 Bloor Street West, Suite 1205
Toronto, Ontario M5S 1M2

Office Hours: 10 a.m. to 8 p.m. Monday to Saturday
12 p.m. to 5 p.m. Sunday*
*10 a.m. to 8 p.m. on all Advance Poll days

Dated this 7th day of January, 2010

www.elections.on.ca

(143-G20E)

GREG ESSENZA
CHIEF ELECTORAL OFFICER

Avis Parlementaire

Avis d'élection

Une élection partielle provinciale aura lieu pour choisir un représentant ou une représentante à l'Assemblée législative de l'Ontario le jeudi, 4 février 2010.

Les personnes ayant qualité d'électeur dans la circonscription électorale de **TORONTO-CENTRE** devraient prendre note des renseignements suivants :

ADDITIONS À LA LISTE DES ÉLECTEURS

Les personnes ayant qualité d'électeur et dont le nom ne figure pas sur la Liste des électeurs peuvent faire ajouter leur nom à la Liste en faisant une déclaration solennelle et en fournissant une preuve d'identité et une preuve de résidence afin d'obtenir une *Autorisation de voter* :

- avant 20 h le mercredi 3 février 2010 au bureau du directeur du scrutin

OU

- durant les heures du scrutin à un bureau de vote par anticipation dans la circonscription électorale

OU

- durant les heures du scrutin à leur lieu de vote le jour du scrutin

LA PRÉSENTATION OFFICIELLE DES CANDIDATURES DOIT ÊTRE FAITE AU PLUS TARD le jeudi 21 janvier 2010 à 14 h au bureau du directeur du scrutin.

LES BUREAUX DE VOTE PAR ANTICIPATION seront ouverts dans des lieux* choisis en fonction de leur accessibilité :

- au bureau du directeur du scrutin du samedi 23 janvier au jeudi 28 janvier (y compris le dimanche) de 10 h à 20 h
- et du mardi 26 janvier au jeudi 28 janvier de 10 h à 20 h.



*Les adresses des bureaux de vote par anticipation seront annoncées à une date ultérieure.

JOUR DE L'ÉLECTION PARTIELLE – LE JEUDI 4 FÉVRIER 2010

Les bureaux de vote seront ouverts de 9 h à 21 h.

ÉLECTIONS ONTARIO

Eric Morse - Directeur du scrutin
77 Bloor Street West, Suite 1205
Toronto (Ontario) M5S 1M2

Heures du bureau : 10 h à 20 h (lundi à samedi)
12 h à 17 h (dimanche)*
*10 h à 20 h pendant les jours de vote par anticipation

Daté ce 7^e jour de janvier 2010

www.elections.on.ca

GREG ESSENSA
(143-G020F) DIRECTEUR GÉNÉRAL DES ÉLECTIONS

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Cancellation of Certificate of Incorporation (Corporations Tax Act Defaulters) Annulation de certificat de constitution (Non-observation de la Loi sur l'imposition des sociétés)

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
---	--

2009-12-21

A&S CONSTRUCTION (1992) INC.	000993372
AADVANCED MERCHANDISING INC.	001325985
ADVANCED AGE TECHNOLOGY LTD.	002085166
AL'S APPLIANCE SERVICE LTD.	000416928
ALPHA CRESTS LIMITED	000411797
ALT AGENCY LTD.	001536333
ATOR TILE INC.	000682540
BATOUL FASHION INC.	001479283
BEBA SERVICE INC.	000470093
C.D.S. METALON SALES INC.	000618700
CAPSAICIN CAFE LTD.	001169214
CHURCHILL MECHANICAL LTD.	001073124
CLASSIC CUSTOM FINISHING INC.	001224751
COLLINGWOOD LANDSCAPE INC.	002008196
DANTES CAFE LIMITED	001591579
DESIGN HOME IMPROVEMENTS INC.	000845301
DIRECT POWER EQUIPMENT INC.	001056715
EDOMINO TECHNOLOGIES INC.	001482410
ELITE INSURANCE AGENCY LTD.	000411449
EMPIRE 2000 WINDOWS & DOORS LTD.	001589355
ENPAR CORROSION CONTROL INC.	001375758
EXITO ENTERTAINMENT GROUP INC.	002045318
FAIRLANE'S NURSERY & CRAFTS (1984) LIMITED	000593133
FAIRLAWN AUTO INC.	000710732
FLOWERS FAMILY HOLDINGS INC.	002083333
GERANIUM HOMES (BOLTON) LTD.	000786521
GOOD N' READY FOODS INC.	001042040
GREAT C. MASONRY LTD.	001446791
GREAT CANADIAN PRODUCTIONS INC.	001370274
H&M LAMINATING INC.	000922175

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
HAMPEL-GIBSON FOREST PRODUCTS LTD.	001168173
IDEAL WINDOW AND DOOR SYSTEMS INC.	001659622
J.F.V. INVESTMENTS LTD.	000796477
JAZZ CAFE & LOUNGE LTD.	001372851
JNJ'S PUB INC.	001635093
JOHN BAK INVESTMENT COUNSEL LTD.	000684892
K J S CONSTRUCTION INC.	002016858
K. & M. AUTOHAUS LIMITED	000330497
K.M TCHERASSEN IMPORT & EXPORT LTD.	001376281
KEYMODE INC.	000542172
KING DISTRIBUTING INC.	000773268
LIFE'S GREAT PRODUCTIONS LTD.	000798381
LITTLE LAKE PAVILION LIMITED	000297113
LJC SPRAYBOOTH SERVICES INC.	001461811
LOGITEL PLUS COMMUNICATIONS (2001) INC.	001374451
MARIO'S FOODS INC.	001095129
MEDICELL INC.	000660577
MICHAEL LEVY GLASS CONTRACTOR LIMITED	001129039
MILAN AUTO & TRUCK CENTRE LTD.	001079837
NOR-PRO PRODUCTS LIMITED	000314517
PARK AVENUE SPORTS MARKETING INC.	001329008
PEDDLE'S M.T. BELLY'S INC.	001251187
PINE VALLEY CAFE INC.	001565887
PNP ALL-WEATHER CONSTRUCTION INC.	001471240
POWER AGE ELECTRICAL INC.	001649516
PRATIK GENERAL TRADING COMPANY INC.	001502725
PROCANICS AUTOMOTIVE INC.	000859472
RAGS TO RICHES AUTO SALES AND SERVICE LTD.	002084870
RAMWAY SYSTEMS INC.	001158407
REAL ESTATE INFORMATION CENTRE INC.	001090459
SACKVILLE HILL ENTERPRISES INC.	002034664
SARDO HOLDINGS INC.	001367870
SHOMAR HOLDINGS INC.	000863777
SIMON AUTO ELECTRIC & REPAIRS LTD.	001676212
SKYLINE TRANSPORTATION LTD.	001580632
SMITH-UFMAC INC.	001312766
SPECTACULAR EVENTS INC.	001495965
THE GOURMET BUTCHER LTD.	001196848
TOMCO TIRE (2002) LTD.	001544423
VIDEO EVIDENCE ENTERPRISES INC.	000641931
VISIONS CARPET & TILE INC.	001071196
WOODROW JANITORIAL INC.	001667035
1025620 ONTARIO INC.	001025620
1079497 ONTARIO INC.	001079497
1102124 ONTARIO LTD	001102124
1137899 ONTARIO LTD.	001137899
1141593 ONTARIO INC.	001141593
1142080 ONTARIO LIMITED	001142080
1242356 ONTARIO LTD.	001242356
1266702 ONTARIO INC.	001266702
1267984 ONTARIO INC.	001267984

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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1326164 ONTARIO LTD.	001326164
1331920 ONTARIO LIMITED	001331920
1354496 ONTARIO LIMITED	001354496
1377137 ONTARIO INC.	001377137
1380483 ONTARIO LIMITED	001380483
1383626 ONTARIO LTD.	001383626
1395514 ONTARIO LTD.	001395514
1435697 ONTARIO INC.	001435697
1483336 ONTARIO LTD.	001483336
1486581 ONTARIO INC.	001486581
1497754 ONTARIO LIMITED	001497754
1527808 ONTARIO LTD.	001527808
1544016 ONTARIO INC.	001544016
1558400 ONTARIO LIMITED	001558400
1583904 ONTARIO INC.	001583904
1592139 ONTARIO LTD.	001592139
1633444 ONTARIO INC.	001633444
1633856 ONTARIO INC.	001633856
1646798 ONTARIO LTD.	001646798
1665533 ONTARIO INC.	001665533
1667058 ONTARIO INC.	001667058
1669641 ONTARIO INC.	001669641
1671275 ONTARIO LTD.	001671275
1676435 ONTARIO INC.	001676435
2054384 ONTARIO LIMITED	002054384
2083414 ONTARIO INC.	002083414
2083469 ONTARIO LIMITED	002083469
358905 ONTARIO LIMITED	000358905
366725 ONTARIO LIMITED	000366725
416732 ONTARIO LIMITED	000416732
567204 ONTARIO LIMITED	000567204
599960 ONTARIO INC.	000599960
604920 ONTARIO LIMITED	000604920
634499 ONTARIO INC.	000634499
908425 ONTARIO INC.	000908425
960851 ONTARIO LIMITED	000960851
982144 ONTARIO LIMITED	000982144



KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(143-G021)

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the Business Corporations Act has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la Loi sur les sociétés par actions, un certificat de dissolution a été inscrit pour les compagnies suivantes. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2009-12-08	
FACT AND OPINION MATTERS, INC.	001559405
2009-12-09	
MARSHVILLE PRODUCTIONS INC.	001549644
2009-12-10	
BELL AIR LTD.	002138806
DVD IDEAL LTD.	001637083
GRAHAM BILBOE CONSULTING SERVICES LTD.	002137661

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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LINCOLN MALL DEVELOPMENTS INC.	001376050
LINSO & ASCEND CONSULTANTS INC.	001504565
MATS-PHARMA INC.	001307032
MEMBER NETWORKS INC.	001424184
REAL MOBILE HOME CENTER LTD.	001138585
1120185 ONTARIO LIMITED	001120185
1291656 ONTARIO LTD.	001291656
1417604 ONTARIO INC.	001417604
1547081 ONTARIO INC.	001547081
1547982 ONTARIO INC.	001547982
726348 ONTARIO LIMITED	000726348
2009-12-11	
AIRCRAFT SPRUCE CANADA INC.	002116258
ART STUDENTS LEAGUE OF TORONTO INC.	001396914
AT TECHNICAL SOLUTIONS LIMITED	001605664
BIL DOM HOLDINGS INC.	000867993
CANMAR GROUP INC.	000956809
FULL PROOF RECORDS INC.	001730398
KREGER EVALUATION SERVICES LTD.	001216215
SCANDINAVIAN SELECT MEAT PRODUCTS INC.	001012154
VESTA REALTY LTD.	000348859
1263462 ONTARIO INC.	001263462
2081749 ONTARIO INC.	002081749
2088188 ONTARIO LIMITEE	002088188
423087 ONTARIO LIMITED	000423087
2009-12-21	
FID CONSTRUCTION INC.	001454102
G. CASWELL HEATING & ASSOCIATES INC.	000748673
1434153 ONTARIO INC.	001434153
2009-12-22	
ADDRESSCHANGE INC.	001554585
ASHENHURST NOUWENS & ASSOCIATES LTD.	000789103
HA-RA CANADA INC.	000986961
NEWARK VEAL INC.	001287150
NEXUS ASSESSMENT PROFESSIONALS INC.	002133859
NIAGARA FLORISTS DISTRIBUTORS LTD.	000492258
NITREX TRADING & EXPORT LTD.	001037064
PEARL HILL INDUSTRIAL (CANADA) LTD.	001138666
PEGGY LAW INTERIORS LIMITED	000144441
STEVE PROCUNIER HOLDINGS LIMITED	000629442
THAILAND TRADING INC.	000671992
THE THUNDERBIRD GROUP INC.	001534335
TONY MAIO FRUIT & NUTS INC.	000479031
1065589 ONTARIO INC.	001065589
471991 ONTARIO INC.	000471991
829860 ONTARIO LIMITED	000829860
2009-12-23	
BLACKWATER TRAFFIC INC.	002050866
CURRENT LIFT TRUCK SERVICE LTD.	000910163
FERNSTAFF DEVELOPMENTS LIMITED	000141172
GLOBAL NETWORK INTERNATIONAL INC.	002032303
HADLEY EQUIP. (1980) LTD.	000459834
HAROLD HYNES CONTRACTING LIMITED	000539735
KISHIM COMPUTER CONSULTANTS INC.	001285627
LUXAUTOFINDER INC.	002186537
MERRITON PROPERTIES INC.	000839339
MINERALFIELDS ALBERTA 2008 INC.	002142394
NOR-ARCTIC TRADING CO. LTD.	001118187
O.G.C. HOLDINGS LIMITED	000080387
PAUL J. WELLER INSURANCE AGENCY LTD.	000372428
PINTO TRANSPORT TRADING INC.	001668890
RAINER ROTHFUSS & ASSOCIATES INC.	001249657
RITCHIE DUNDAS INVESTMENTS INC.	000613383
SANGACK BAKER LTD.	001426955
SLOUGH ESTATES CANADA LIMITED	001555613
SPARKS DRUG COMPANY LTD	000614606
SWEET'S SAND & STONE LIMITED	000111161
WILLIAM P. NANKIVELL SERVICES INC.	002226844
WORKPLACE DIAGNOSTICS LIMITED	000709313
1053325 ONTARIO LIMITED	001053325
1235080 ONTARIO INC.	001235080

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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1611596 ONTARIO LIMITED	001611596
1657166 ONTARIO INC.	001657166
2053157 ONTARIO INC.	002053157
2183306 ONTARIO INC.	002183306
388147 ONTARIO LIMITED	000388147
5371 GODSTONE ROAD LIMITED	000779161
666088 ONTARIO LIMITED	000666088
668565 ONTARIO LIMITED	000668565

2009-12-24

NORDENIA CANADA INC.	001248469
PURESOFIT INC.	001294512
ROY MARTIN INC.	001489664
SHINING STARS INCORPORATED	001311569
SOLAR TRAVEL INC.	000856380
1340327 ONTARIO INC.	001340327
1456929 ONTARIO LIMITED	001456929
1704447 ONTARIO INC.	001704447
1758973 ONTARIO INC.	001758973
799511 ONTARIO INC.	000799511

2009-12-29

AEROFLY LIMOUSINE SERVICES INC.	002070282
ARTOOSH ENTERPRISES CORPORATION	001030537
HARRIS & HORNE HOLDINGS INC.	001329221
INTERNATIONAL CUISINE (GERRARD SQUARE) INC.	001740199
INTERNATIONAL GENERAL EXPRESS CO. LTD.	000860722
JNP ENTERPRISES INC.	001280832
MCLEAN BROTHERS FISHERIES INC.	000408225
RAYSON LOGISTICS INC.	002158210
SWKL COMPUTER INC.	001237681
TOPSY SERVICES INC.	001604324
TRICITY HEALTHCARE INC.	001599011
VWORKFLOW INC.	001517361
1040489 ONTARIO LTD.	001040489
1432386 ONTARIO INC.	001432386
2166014 ONTARIO INC.	002166014
965744 ONTARIO INC.	000965744

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(143-G022)

Cancellation of Certificate of Incorporation (Business Corporations Act)

Annulation de certificat de constitution en personne morale (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the *Business Corporation Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2009-12-22

BEANBAG STUDIOS CANADA INC.	2176675
NORTH AMERICA ACADEMY OF SCIENCE INC.	1509283

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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1276621 ONTARIO INC.	1276621
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Katherine M. Murray
Director/Directrice

(143-G023)

Cancellation of Extra-Provincial Licence (Extra-Provincial Corporations Act) Annulation de permis extraprovincial (Loi sur les personnes morales extraprovinciales)

NOTICE IS HEREBY GIVEN that orders under Section 12 of the *Extra-Provincial Corporations Act* have been made cancelling the licence of the following extra-provincial corporations. The date of the cancellation order precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE de l'annulation des permis extraprovinciaux suivants, faite conformément à l'article 12 de la *Loi sur les personnes morales extraprovinciales*. La date d'entrée en vigueur précède la liste des sociétés visées

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2009-12-22

AFFILIATED MARKETING, INC.	1060913
COMPUTERVISION CORPORATION	1119340
DMSF IV, INC.	1136671
ELECTRONIC ENVIRONMENTAL CONTROLS, INC.	998543
FRANKONA RUCKVERSICHERUNGS- AKTIENGESELLSCHAFT	463609
FWGB CORP.	903550
GEOWEST GOLDEN, INC.	1006753
HIGHWAY PIPELINE TRUCKING CO.	1016561
HML FREIGHT SYSTEMS, INC.	1148793
J & B CARTAGE, INC.	1133447
KUMAGAI GUMI CO., LTD.	653618
MCGAW, INC.	1143479
MORRIS PAINTING, INC.	1051551
NUTRITION FOR LIFE INTERNATIONAL, INC.	1148665
OLD WORLD INTERNATIONAL, INC.	853091
PAUL W. DAVIS INTERNATIONAL CORPORATION	638802
PETROCLEAN, INC.	1136601
PPDC U.S. SHOPPING CENTER I, INC.	843116
STI INTERNATIONAL, INC.	1151448
VAN HAREN ELECTRIC INC.	1143534

2009-12-23

ACADEMY FURNITURE CORP.	1126882
ARROW AUTOMOTIVE INDUSTRIES, INC.	855970
B & B TRUCKING, INC.	855979
BASS TRANSPORTATION CO., INC.	923297
BULK TRANSPORT CO. OF ESSEXVILLE, INC.	878153
CATALYST SILICON SOLUTIONS CORP.	1108243
COMMODORE CARTAGE COMPANY	781571
DIRECT TRANSIT, INC.	944192
EMWALL TRUCKING & DELIVERY SYSTEMS, INC.	888644
GEORGIA-BONDED FIBERS, INC.	758377
INTER-COAST EXPRESS, INC.	972913
JUNTUNEN FARM & HOME OIL CO., INC.	996296
K. & R. TRANSPORTATION, INC.	944007
METROPOLITAN ENVIRONMENTAL INC.	979327
NATIONAL BLUEPRINTERS SUPPLY CORPORATION	936906
R. BECKER ENTERPRISES, INC.	923115
STEEL & MACHINERY TRANSPORT, INC.	965318

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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TRANS-SERVICE, INC. 820779
U.S. MEDIA HOLDINGS, INC. 1151447

2009-12-29

AQUAMATIC, INC. 843163
BALKAN AIRLINES 1036579
BULK SERVICES, INC. 817324
BURNS MOTOR FREIGHT, INC. 850043
CONN WEST FREIGHT SYSTEMS, INC. 965233
CUMBERLAND TRANSPORTATION CORP 691731
DIETZGEN CORPORATION 677762
ETV, INC. 934343
FCI TRANSPORT, INC. 975685
GE CAPITAL MORTGAGE SERVICES, INC. 793817
GREATER CHINA PROPERTY LTD. 1174140
K & P TRUCKING CO. 962016
KIPPON SECURITIES LIMITED 689010
MENASHA CORPORATION 486777
MERIDIAN MANAGEMENT LIMITED 1119315
MITSUBISHI CHEMICAL AMERICA, INC. 1165884
ODELL, ROPER & SIMMS, INC. 571829
P & D TRANSPORTATION, INC. 1158276
PUTNAM TRANSFER & STORAGE CO. 870174
R. JEFFREY & SONS, INC. 847084
REFINERS TRANSPORT & TERMINAL CORPORATION 817280
REGAL ACCEPTANCE CORPORATION 677720
SAGINAW VALLEY MARINE TERMINAL &
WAREHOUSE, INC. 962046
SPECIAL DELIVERY SERVICE, INC. 866252
TBS TRUCKING COMPANY 1151593

2009-12-30

AGWAY, INC. 1279662
ALBURN TRUCKING COMPANY 1218529
AMERITRUCK REFRIGERATED TRANSPORT, INC. 1264889
BOWLUS TRUCKING CO., INC. 899325
CENTURY PRODUCTS COMPANY 1259398
CWM CHEMICAL SERVICES, INC. 1201741
DINE-A-MATE, INC. 1212489
GREENE CARTAGE CO., INC. 936745
HERITAGE ENVIRONMENTAL SERVICES INC. 1201694
IMMEDIATE, INC. 998548
INFLIGHT DUTY FREE SHOP, INC. 965396
INFORMATION ADVANTAGE, INC. 1272725
INTERNATIONAL ADMINISTRATION CORPORATION 951797
JMB REALTY CORPORATION 1158233
NIPPERSINK CONSULTANTS, INC. 1199113
PARAMOUNT INTERNATIONAL
TELECOMMUNICATIONS, INC. 1279752
PENSKE LOGISTICS, INC. 1178132
PHARMACO LSR INTERNATIONAL INC. 1097181
RDM TRANSPORTATION, INC. 1279633
SALADIN COMPUTER SYSTEMS, INC. 1201792
TERRY TRUCKING INCORPORATED 1201680
THOMPSON BROS. INC. 840412
TRUCKWAY SERVICE, INC. OF MICHIGAN 855879
UNITED TRANSNET, INC. 1157610
2281 STANILAND PARK ROAD, INC. 1185851

(143-G024)

Katherine M. Murray
Director/Directrice

NOTICE IS HEREBY GIVEN that orders under Section 12 of the *Extra-Provincial Corporations Act* have been made cancelling the licence of the following extra-provincial corporations. The date of the cancellation order precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE de l'annulation des permis extraprovinciaux suivants, faite conformément à l'article 12 de la *Loi sur les personnes morales extraprovinciales*. La date d'entrée en vigueur précède la liste des sociétés visées

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2009-12-31

AEP RESOURCES, INC. 1237259
AERO BULK CARRIER, INC. 1237252
AUSTIN POWDER COMPANY 1237317
BEHAVIORAL TECHNOLOGY, INC. 1311057
DATASTOREMEDIA, INC. 1218416
EDUCATIONAL MANAGEMENT GROUP, INC. 1237271
FIRST CLASS EXPEDITING SERVICE, INC. 1218587
GRAHAM & BROWN, INC. 1206229
HOCKING CARTAGE, INC. 1193633
HYLAS INTERNATIONAL INC. 1320412
KENTUCKY SPECIALIZED HAULERS, INC. 1242993
NEPTUNE FISHERIES, INC. 1250691
NEW CARBON COMPANY, INC. 1316538
PIQUA TRANSFER & STORAGE COMPANY 1193734
REGIONAL IMPORT AND EXPORT
TRUCKING CO., INC. 920297
SHOBHA, INC. 1185954
STROMAN INTERNATIONAL, INC. 1206208
THE GREAT AMERICAN BACKRUB, INC. 1305787
THE OAKFIELD CLUB, INC. 1201753
THE PIERCE COMPANY INC 1316512
TOP FLITE EXPRESS, INC. 1220878
TPN, INC. 1119225
TRACTEBEL ENERGY MARKETING, INC. 1237373
TRI-STATE MOTOR TRANSIT CO. 1201718
UNIVERSAL NETWORK, INC. 1139435

2010-01-04

AAR NORTH AMERICA, INC. 1327380
CHEM TECHNOLOGIES, INCORPORATED 1259227
CJHEATH CORP. 1003506
CMS 1997, INC. 1327351
COAST TO COAST ENGINEERING SERVICES, INC. 1289244
CUTLER-HAMMER IDT, INC. 850048
ENPROTECH CORP. 677663
FFT TOURS INC. 1250632
GARBER'S TRAVEL SERVICE, INC. 1038998
GLEN MOORE TRANSPORT, INC. 1311169
HEC, INC. 1081253
HOFFA'S TRUCKING INCORPORATED 1320593
INTERACTIVE INFORMATION SERVICES INC. 1289243
JORDAN, MCGRATH, CASE & TAYLOR
(CANADA), INC. 1038882
LORNA ISLAND CORPORATION 1316468
MFS NETWORK TECHNOLOGIES, INC. 1305653
MINI-TANKERS FRANCHISE DEVELOPMENT INC. 1296015
MSPS MASTERS, INC. 1327353
RADIAC RESEARCH CORP. 1335893
RDH, INC. 1279778
S.M.F., INC. 787491
SELLS-FLOTO, INC. 437689
TECHNISOURCE OF FLORIDA, INC. 1300735
THISCO OF CANADA, INC. 1020423
TWL CORP. 1233005

2010-01-05

AEROFLOT - RUSSIAN INTERNATIONAL AIRLINES 1327368
AMERICA WEST AIRLINES, INC. 1428200
ARMSWAY, INC. 1352607
ATHINA PROCESSORS CORP. 1387040
BENCHMARK, INC. 1361564
CAIS, INC. 1428171
CHAITIME, INC. 1428075
DATASCOPE CORP. 889759
ENHANCE PACKAGING TECHNOLOGIES OF
AMERICA INC. 1327263
GEO INTERNATIONAL, INC. 1185876
HOOK UP, INC. 1038870
LIQUID TRANSPORT TRUCKING, INC. 1193746

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
MALEV HUNGARIAN AIRLINES	855869
MANGAZO, INC.	1387070
MOLNAR HAULING, INC.	1352781
ROOMBLOCK, INC.	1434969
SAFEWAY TOURS, INC.	1352679
SHAN-LOR TRUCKING AND EQUIPMENT LEASE CO., INC.	1370199
SONIN INC.	1097118
STERLING VISION, INC.	996367
THE LOGOS PRODUCTIONS, INC.	1178165
T-S DISPLAY SYSTEMS INC.	850014
TSP-INTL LIMITED	1370020
TUCKER ANTHONY CLEARY GULL	1335901
VAIL NORTHWEST, INC.	674051

(143-G025) Katherine M. Murray
Director/Directrice

Marriage Act Loi sur le mariage

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

December 28 - December 31

NAME	LOCATION	EFFECTIVE DATE
Maatour, Ziad	Toronto, ON	29-Dec-09
Smith, Noel J.K.	North Bay, ON	29-Dec-09
Perkins, Jodie	Kitchener, ON	29-Dec-09
Williams, Winston	Muncney, ON	29-Dec-09
Brothers, Francis Roy	Tecumseh, ON	29-Dec-09
Charette, Gerard P.	La Salle, ON	29-Dec-09
DeClerk, Marcel J.	Thamesville, ON	29-Dec-09
Grim, Jacobus M.	Otterville, ON	29-Dec-09
Hartman, Robert L	London, ON	29-Dec-09
Litt, Alexander	Leamington, ON	29-Dec-09
Masterson, Christopher	Chatham, ON	29-Dec-09
Oltsher, Douglas A.	Ingersol, ON	29-Dec-09
Terpstra, Rudy	Petrolia, ON	29-Dec-09
Tyrell, Jeremy K	Windsor, ON	29-Dec-09
Evans, Audley	Mississauga, ON	29-Dec-09
Vawser, Nathan Graham	Toronto, ON	29-Dec-09

RE-REGISTRATIONS

NAME	LOCATION	EFFECTIVE DATE
Marcus, Robert Daniel	Fingal, ON	29-Dec-09

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:

NAME	LOCATION	EFFECTIVE DATE
Stinson, Elizabeth	Carlise, ON	30-Dec-09
Hodgson, Ralph	Waterloo, ON	30-Dec-09
Kilburn, Gordon Orme	Guelph, ON	30-Dec-09
Goold, Marsha	Toronto, ON	30-Dec-09
Solano Quesnel, Rodrigo Emilio	Ottawa, ON	30-Dec-09
Buchanan, George	Nepean, ON	30-Dec-09
Bone, Ann	Mississauga, ON	30-Dec-09
Haskin, Roberto	Conestoga, ON	30-Dec-09

NAME	LOCATION	EFFECTIVE DATE
Boullata, Peter	Toronto, ON	30-Dec-09
Ferrer, Florentino	Atikokan, ON	30-Dec-09
Mittler, Walter	Beamsville, ON	30-Dec-09
Routliffe, John	Ancaster, ON	30-Dec-09
Quammie, Rawlier	Hamilton, ON	30-Dec-09
Huether, John	Woodstock, ON	30-Dec-09
Darrell, Nina	Carlise, ON	30-Dec-09
King, Walter	Hamilton, ON	30-Dec-09
Mosher, Neal	Burlington, ON	30-Dec-09
Hunter-Riley, Noreen	Toronto, ON	31-Dec-09
Cade, Wilma	Mississauga, ON	31-Dec-09
Boughton, David Paul	Nottawa, ON	31-Dec-09
Parker, Neil R.	Toronto, ON	31-Dec-09
Hall, Alan	Toronto, ON	31-Dec-09
Ashwin, John Patrick	Toronto, ON	31-Dec-09
Mabee, Stephen	Mississauga, ON	31-Dec-09
Dobson, Heather	Coldwater, ON	31-Dec-09
Hosaka, Eiko S.	Maple, ON	31-Dec-09
Blair, Michael	Scarborough, ON	31-Dec-09
Rodgers, Philip	Thornhill, ON	31-Dec-09
Abiamiri, Chijjeze Vitalis	Toronto, ON	31-Dec-09
Benin, Enrico	Toronto, ON	31-Dec-09
Wright, William R.	Ottawa, ON	31-Dec-09
Cunningham, Arthur	Burlington, ON	31-Dec-09
Schular, Kevin	Beamsville, ON	31-Dec-09
Wilcox, Brian	St. Catharines	31-Dec-09
Young, Margaret	Moorewood, ON	31-Dec-09
Williams, John David	Osgoode, ON	31-Dec-09
Walker, Kelly	Rosemont, ON	31-Dec-09
Morrow, Diane	Parry Sound, ON	31-Dec-09
Lanteigne, Katherine	Toronto, ON	31-Dec-09
Knutson, Carl G	Toronto, ON	31-Dec-09
Kirby, Elizabeth Ann	Barry's Bay, ON	31-Dec-09
Duke, Melvyn James	Mississauga, ON	31-Dec-09
Beaudette, Nancy	Williamstown, ON	31-Dec-09
Stephens, Neil	North Gower, ON	31-Dec-09
Chipp, Melvin	Toronto, ON	31-Dec-09
Borozny, Deborah	Thorold, ON	31-Dec-09
Borozny, Ric	Thorold, ON	31-Dec-09
Badiyan, Gita	Vaughan, ON	31-Dec-09
Starr, Sky	Downsview, ON	31-Dec-09
Posthumus, Steven	Ruthven, ON	31-Dec-09
Posthumus, Irene	Ruthven, ON	31-Dec-09
Cooper, Annette	Whitby, ON	31-Dec-09
Henderson, Jennifer	Barrie, ON	31-Dec-09
Smyth, Jeffrey	Pickering, ON	31-Dec-09
Arenburgs, Diana	Guelph, ON	31-Dec-09
Lariviere, Vivianne E	Toronto, ON	31-Dec-09
Lee, Bonnie	Ottawa, ON	31-Dec-09
Devoe, Lee	Ottawa, ON	31-Dec-09
Taves, Krista	Nepean, ON	31-Dec-09
Dunkley, Ann E.	Perth, ON	31-Dec-09
Geddes, Leonard	Mount Brydges, ON	31-Dec-09
Weber, Guenther	Cornwall, ON	31-Dec-09
Versluis, Michael	Sudbury, ON	31-Dec-09
Wright, Matthew	Oakville, ON	31-Dec-09
Baldwin, Philip James	Lucan, ON	31-Dec-09
Woldearegay, Mesfin	Kitchener, ON	31-Dec-09
Deschamps, Eric	Ottawa, ON	31-Dec-09
Visneskie, Dana	Enbrun, ON	31-Dec-09
Weber, Guenther	Cornwall, ON	31-Dec-09

(142-G026) JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from December 21, 2009 to December 27, 2009 under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 21 décembre 2009 au 27 décembre 2009, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
ABDUL AKIM, HAROON.	SULTANI, HAROON.	DHALIWAL, GURINDER.KAUR.	WARRAICH, GURINDER.KAUR.
ABDUL AKIM, MASIULLAH.	SULTANI, MASIH.	DIMITROV, DIMITAR.ANKOV.	ANKOFF, DIM.
ABDUL AKIM, MULAD.	SULTANI, MEELAD.	DING, DEAN.HUANG.	DING, ETHAN.HUANGHE.
ABOU KHALIL, MOHAMAD.	KHALIL, MIMO.	DOAN, JOSEPH.ZI.YANG.	DUAN, JOSEPH.ZI.YANG.
ADIAL, SUNITABEN.	PATEL, SUNITABEN.	DOREY, JOHN.CRAMEER.	O'SULLIVAN, JOHN.CRAMEER.
BABUJI.	JAYMEENKUMAR.	STUART.O'SULLIVAN.	STUART.DOREY.
AHMAD, IBRAHIM.	AZIZ, IBRAHIM.AHMAD.	DUROV, VICKY.	DUROV, VICTORIA.
AHMAD, SOLAIMAN.	AZIZ, SOLAIMAN.AHMAD.	ECKER, BRITENY.	ECKER, BRITNEY.MAE.
AHMED, AHMED.	KITTANI, AHMED.	MAE.	ANGELA.
AHMED, MAM.	KITTANI, MAM.	EL MEZIENI, NABIL.	AL MUZAINI, NABIL.
AHMED, NIMO.A.	AHMED, NYEMA.	MOHAMED.A.	MOHAMMAD.
AL-MUKHTAR, JOHN.	DAWOOD, JOHN.PAUL.	EL MEZIENI, RAWAN.	AL MUZAINI, RAWAN.NABIL.
PAUL.	GEWARGIS.	EL MEZIENI, YOUSEF.	AL MUZAINI, YOUSEF.NABIL.
AL-QA'AOD, GEHAN.FUAD.	ALQAAOD, NOOR.FUAD.	EL-MEZIENI, KHALID.NABIL.	AL MUZAINI, KHALID.
ALLAN, CARLOS.	BENALCAZAR, CARLOS.	MOHAMED.ABDULLA.	NABIL.
ANTHONY.	ANTHONY.	EL-MEZIENI, RANEEM.	AL MUZAINI, RANEEM.NABIL.
ARRIZZA, CHRISTINA.	TRICKEY, CHRISTINA.	EL-MEZIENI, RAZAN.	AL MUZAINI, RAZAN.NABIL.
LINDSAY.	LINDSAY.	ELIA, ELEN.RAMZI.	ELIA, EILEEN.RAMZI.
ASSAD, EDNA.LYNN.	ASSAD, LYNNE.EDNA.	ELMSLEY, KATRINA.	ELMSLEY, KATRINA.JACLYNN.
AVILA LOPEZ, JENNY.	G'ALA.	ROSE.	ROSE.
CAROLINA.	CAROLINA.	ESCOBAR-AREVALO, FABIAN.	MOLINA TOBAR, FABIAN.
BAILEY, CHRISTINE.VICTORIA.	YANKE, CHRISTINE.VICTORIA.	ALEXANDER.	ALEXANDER.
BAKCHIEV, DENNIS.	BAKSHEEV, DENNIS..	EZEONU, CHIKA.NWEGO.	NNOLI, CHIKA.NWEGO.
BARTCH, MANROOP.KAUR.	WARRAICH, MANROOP.KAUR.	FORBES, FRANCIS.ANTHONY.	FORBES, FRANK.KENNEDY.A.
BELDER, DIANA.	BELDER, DIANE.	GHULAM HAIDAR AYAN,	FARIGH,
BELL, BRIANNA.	D'AMICO, BRIANNA.	MOHAMMAD.RAHIM.	RAHIM.
MARGARET.	MARGARET.	GILL, SUKHDIP.SINGH.	GILL, ROBERT.
BHATT, AMY-LYN.SITA.	BERTUCCI, AMY-LYN.SITA.	GNANATHANDAUTHAPANI,	VELSAM,
NATALIE.	NATALIE.	AMUTHINI.	AMUTHINI.
BHATTI, TAYEBAH.JAVED.	BHATTI, TAYBAH.JAVED.	GONYEA, ANGELA.DOREEN.	STROUD, ANGELA.DOREEN.
BISSON, JULIE.ANN.	WOMACK, JULIE.ANN.	STELLA.	STELLA.
BOCIANOWSKA, SARA.	BOCIANOWSKI,	GONYEA, AVERY.VALENTINE.	STROUD, AVERY.VALENTINE.
WERONIKA.	SARA.	GONYEA, BAILEY.DAVID.	STROUD, BAILEY.DAVID.
BOUCKLEY, GARY.ERNEST.	SAGER, GARY.ERNEST.	CHRISTOPHER.	CHRISTOPHER.
BURKE, EMEBET.JEREMY.	BURKE, EMEBET.THERESA.	GONZALEZ, LUCY.ESTHER.	G'ALA, LUCY.
BURKE, NANCY.CHRISTA.	HUME, NANCY.CHRISTA.	GRAHAM, VICTORIA.	SEMENOVA, VICTORIA.
RENATE.	RENATE.	ANATOLIEVNA.	ANATOLIEVNA.
BURKE, PATISE.SAMUEL.	BURKE, SAM.P.	GUBAC,	ROSARIO, MICHELLE.
CAO, YIQIU.	CAO, JERRY.YIQIU.	MICHELLE.R.	PAGATPATAN.
CHAN, ESTHER.CHING.FONG.	SUNG, ESTHER.C.F.	GUDATA, URGE.GALATA..	TESFA, WABI.
CHU, YEN-CHEN.	CHU, ANNIE.YEN-CHEN.	GUDELJ, BRANKICA.	GUDELJ, BRANKA.
CONSOLACION, LAVERLY.	CONSOLACION, LAVERLY.	HAGGETT, JOANNE.ALAYNE.	PARK, JOANNE.ALAYNE.
DOMINGUEZ.	TOLETE.	HARVEY, WILLIAM.ROBERT.	HARVEY, WILLIAM.ROBERT.
CRAIG, DANIEL.FRANCIS.	DOBSON, DANIEL.FRANCIS.	CLARENCE.	CROWDER.
CHARLES.	CHARLES.	HATANI, SIMA.	SULTANI, SIMA.
CRIVELLARO, JORDAN.	WELLS, JORDAN.	HEYDARIFAR, HAMID.	IRANWICH, ARVIN.
JEFFREY.	JEFFREY.	HEYWOOD, KIMBERLYN-	SCOTT, SHEREKE.
DA CONCEICAO CAETANO,	CAETANO DE ALMEIDA,	SHEREKE.	KIMBERLYN.
MARIA.ALICE.	MARIA.ALICE.DA.CONCEICAO.	HOLDER, JACQUELINE.	VENTURA, JACQUELINE.
DANCHUK, JAMES.LAWRENCE.	DANCHUK, JAMES.ROBERT.	HOPE, JASPIN.JAMES.BLAKE.	PORTER, JASPIN.BLAKE.
DANG, MY.	LUETOLF, STEPHANIE.MY.	HOWARD, GREGORY.DAVID.	ROBERTSON, GREGORY.DAVID.
HOA.	HOA.	TAIT.	TAIT.
DANG, MY.HONG.	LUETOLF, SONJA.MY.HONG.	HU, BAI.CHUAN.	HU, BILL.BOCHUAN.
DELAMATTER, MARLAYNA.	GORDON, MARLAYNA.	HUANG, KEQING.	WONG, MAGGIE.KEQING.
ELISABETH.	ELISABETH.	HUBERTS, ROSE.LEE.JESSICA.	KABELLA, RESA.LEE.JESSICA.
DELAVER, NASIMA.FARIGH.	FARIGH, NASIMA.	HUSSAIN, SYED.DILAWAR.	RUMI, SHAJEY.DILAWAR.
DESOUZA, KATHLEEN.	CARVALHO, KATHLEEN.	HUYNH, NGOC.TRAN.	SU, MIMI.
CHRISLIE.	CHRISLIE.	ISAAK, DAKOTA.JACOB.	WILCOX, DAKOTA.JACOB.
		JACOB, MARLENE.LISA.	JAKOB, MARLENE.LISA.
		JAHNKE, ANNELIESE.	JACOBS, LISA.JOY.
		JIANG, ZIMU.	JIANG, ERIC.ZIMU.
		KA PATEL, YOGESHKUMAR.	PATEL,
		JAG.	YOGESH.
		KARR, JAMIE.CHRISTOPHER.	KISS, ZOLTAN.KARCSI.JAMIE.
		KAUR SINGH, PRABHVIR.	SEKHON, PRABHVIR.KAUR.
		KEDZIORA, MARGARET.IRENE.	DOMINIK, MARGARET.IRENE.
		KELLAR, ANDREW.NATHAN.	KELLAR, NATHAN.ANDREW.
		KHALID, MAHNOOR.HAFEEZ.	KHALID, MAHI-NOOR.HAFEEZ.
		KIFLEWAHID, ALEM.BERHANE.	BERHANE, ALEM.KIFLEWAHID.
		KISS,	CZINKOTAI, JOHANNA.
		ISTVANNE.	JULIANNA.
		KOSHANI, AHMAD.FAHIM.	AZIZ, AHMAD.FAHIM.
		KROT, ALENA.	KROT, ALONA.
		KUMAR SHOBANA,	KRISHNAPRASAD,
		RAGHAVAN.	SHOBANA.

PREVIOUS NAME

NEW NAME

KUMAR, ASHOK.
LALONDE, MARIA.RACHEL.
FLORIANNE.
LANDRY, SABRINA.ROSE.
MARIE.
LANDRY, SUSANNE.MARIE.
LEE, WINNIE.
LEHRNER, KATRINA.
LOUISE.
LEUNG, TUN.
KEI.
LEWIS, ROJAN.ALEX.
LI,
ANQI.
LIBANT, ENESE.SUMMER.
LIBANT, MARIAN.
LINDO-RHODIUS, KYLE.
AUSTIN.RICO.ALLEN.
LITTLE, ERIC.DANIAL..
LITTLE, ETHAN.NICHOLAS.
LITTLE, TANYA.NICHOLE.
LIU, CHENG.LIN.
LOBO, RITA.VANESSA.
LONTOC, MARIE.CARMEL.
FAELDONEA.
LUTLEY-BORLAND,
KATHLEEN.MARIE.
MA, DON.
MAC PHERSON, ROY.
MAHDAVI NADER, RYHEN.
MAHONEY, DANNY.VINCENT.
MAI, VAN.YEN.
MALJOKU, RON.
MALJOKU, SAFETA.
MAMED, JOSEPH.BINEYAM.
MARCH, MARIE.
MASON, STEPHANIE.LINDA.
ANN.
MAXWELL, LUCY.
MCGOWAN, CHRISTOPHER.
LEE.
MEGARITY, JUDITH.KRISTINA.
MIERAS, JACOB.
JOSEPH.
MIGUEL, GERSIE.CUADRA.
MIMASSI, LINE.
MIRANDA, ERMIE.
INFIEL.
MITCHELL, JOHANNA.
HOLMES.
MOHAMED-AMEEN, LELAV.
MOHAMMAD RAHIM FARIG,
FATMA.FARIGH.
MOHAMMAD RAHIM FARIG,
HARON.FARIGH.
MOHAMMAD RAHIM FARIQ,
ZOHRA.FARIGH.
MOREY, ARIANA.
LAUREN.
MOSIYA,
ZINHLE.
MOUNDOUKAS, ELENH.
MUNOZ, ANNE.KHRISTINE.
RUBION.
MUSLEH, KEYFAYIA.
MAHMOUD.
NAIR, HARIDAS.PANICKER.
ORTEGA, DIANA.ASTRID.
OUELLETTE, VIRGINIE.MARIE.
ANGÉLINE.
PANNU, GURJINDER.KAUR.
PAPDE, SUREKHA.TUKARAM.
PARINA, MARIA.KATRINA.
PARKER, MELIZANDE.
DECINAL.

DADE, ASHOK.KUMAR.
FOURNIER, FLORIANNE.
MARIE.RACHEL.
RUTHVEN, SABRINA.ROSE.
MARIE.
RUTHVEN, SUSANNE.MARIE.
LEE, NIKAYLEN.WINNIE.
LEHRNER-BENNETT, KATRINA.
LOUISE.
LEUNG, DUNCAN.TUN-KEI.
DOUGLAS.
MORGAN, ALEX.LEWIS.
BIRON REN, ISSABELLA.
CRISTINA.
LIBANT, SUMMER.ESENE.
LIBANT, MARK.MARIAN.
RHODIUS, KYLE.AUSTIN.RICO.
SIMON.KAIL.SAMUEL.
MALETTE, ERIC.DANIAL.
MALETTE, ETHAN.NICHOLAS.
MALETTE, TANYA.NICHOLE.
LIU, LIDIA.CHENG.LIN.
GONSALVES, RITA.VANESSA.
BEAUDOIN, MARIE.CARMEL.
FAELDONEA.
LUTLEY, KATHLEEN.
MARIE.
MAH, DON.
MAC PHERSON, WILLIAM.ROY.
MAHDAVI NADER, TINA.
MAHONEY, DANIEL.VINCENT.
LUU, VAN.YEN.THI.
MALOKU, RRON.
MALOKU, SAFETA.
BINEYAM, JOSEPH.
MARCHE, MAISIE.MARIE.
VANDERNIET, STEPHANIE.
LINDA.ANN.
TROIISI, LUCY.
MCGOWAN,
AVRAHAM.
MEGARITY, JUDITH.KRISTINA.
OCZKOWSKI-MIERAS, JAKOB.
JOSEPH.
GOMEZ, GERSIE.CUADRA.
MIMASSI, LYNN.
LEJANO MIRANDA, ERMIE.
INFIEL.
COLBECK, JOHANNA.
HOLMES.
KITANI, LELAV.
FARIGH,
FATMA.
FARIGH,
HARON.
FARIGH,
ZOHRA.
LOPES MOREY, ARIANA.
LAUREN.
MONTALBANO, ADRIANA.
ZINHLE.
MOUNDOUKAS, HELEN.
CAMELLO, ANNE.KHRISTINE.
RUBION.
MUSLEH, KATHERINE.
KYFIA.
NAIR, HARIDAS.PANICKER.S.
SURENDRAN, DIANA.ASTRID.
LESPEANCE,
VIRGINIE.
GILL, GURJINDER.KAUR.
PAPDE, SUREKHA.SHASHANK.
MCCUBBIN, MARIA.KATRINA.
PARKER, MELIZANDE.
ESPANTO.

PREVIOUS NAME

NEW NAME

PARKIN, LINDSAY.ELIZABETH.
BLAIR.
PARSONS, AYL.A.JADE.
PASSARELLO, PIERINA.
FRANCES.
PEACOCK, BREANNE.
ELEANOR.IRENE.
PETRENKO, ILIA.
PETRENKO, JELENA.
PHAM, JASON.VAN.
PHILOSOFEEZ, BLUNTZ.
PILGRIM, ANDREA.
CRYSTAL.
PIORKOWSKI, JULIA.JOANNA.
POURRAJABIAN, TARAS.
YOUSEF.
POWELL, STEWART.
ROSS.
PRATT, SUSAN.LYNN.
PUI, LALZING.
QANDAH, RACHEL.LYNDA.
RAHIM, ASIAH.
RASHEED, HAVAL.
REID, GERALD.LAWRENCE.
RENKEMA, FOKKE.
RICHARDS, SHAWN.ROBERT.P.
RIEL, CHRISTIANA.
LAUREN.
BRYNNE.
ROBICHAUD, CHRISTINA.
LEE.
ROBICHAUD, KATIE.
LYNN.
RODRIGUES, DYLAN.
RICHARD.FREITAS.
RODRIGUES, LORI.FREITAS.
RODRIGUES, SARAH.MARIE.
FREITAS.
RYBNIK, IOULIA.
SAFDARI, HAMID-REZA.
SALOPAL, RAJNI.
SAM, OI.TUNG.TIFFANY.
SAM, PO.CHUN.WALTER.
SAMOILOV, PAVEL.
SCALLY, RYAN.
THOMAS.
SCHOENEWEISS, TAYLOR.
MICHAEL.KENNETH.
SEBESTYEN, JOZSEFNE.
SENIOR, JESSICA.
SEONG, HOON.
SHAHINAJ, AURORA.
SHENG, LIN.YUAN.
SHOEMAKER, KATHRYN.
GRACE.
SIMINIUK, JOANNE.
SINGH, MOHANJIT.
SINGH, RAM.PAL.
SINGH, TEJINDER.
SMITH, DALE.EDWARD.
SONG, EUN.JEONG.
STANGEN, RUDI.
HORST.
STRICKLAND, DEBORA.
ELEANOR.
SULTAN M, ABDUL.AKIM.
TALBOT, THOMAS.DALE.
TAYLOR, CAROL.ANNE.
LYNN.
TAYLOR, JUSTIN.
TAYLOR, TONYA.
MARIE.
THAUVETTE,
SHIRLEY-MARY.
TOY, DANNER.

WILLIAMS, LINDSAY.
ELIZABETH.BLAIR.
GOOD, AYL.A.JADE.
PASSARELLO CHERRY,
FRANCES.PIERINA.
MAJOR, BREANNE.
ATLANTA.
OAKLEY, RYAN.ILIA.
OAKLEY, HELEN.
WARWICK, JASON.STEPHEN.
SETHI, VISHAL.
LEGAULT-ROTH, ANDREA.
CRYSTAL.
INNES, JULIA.JOANNA.
PORT, TARAS.
YOUSEF.
POWELL, STEWART.ROSS.
MACKAY.
PRATT, LYNN.
VUM, HNIARKIP.ZING.
ERAS, RACHEL.LYNDA.
RAHIM, ASIYAH.
KITANI, HAVAL.
REED, GERALD.LAWRENCE.
RENKEMA, JOHN.
JAKOB, SHAUN.RICHARDS.
RIEL-WETTLAUER,
CHRISTIANA.LAUREN.
BRYNNE.
BANDY, CHRISTINA.LEE.
ROBICHAUD.
BANDY, KAITLYNN.BESS.
ROBICHAUD.
FREITAS, DYLAN.
RICHARD.
FREITAS, LORI.ANN.
FREITAS, SARAH.
MARIE.
TOPALA, JULIA.
SAFDARI, HAMISH.
CHHINA, RAMANPRIT.KAUR.
SAM, TIFFANY.OI.TUNG.
SAM, WALTER.PO.CHUN.
O'CONNOR, PASH.
LEVERTON, RYAN.THOMAS.
SCALLY.
VANDER LINDEN, TAYLOR.
MICHAEL.KENNETH.
DULAI, ERIKA.
GAFIC, JESSICA.
SEONG, MICHAEL.HOON.
MALESIIJA, AURORA.
SHENG, LEO.LINYUAN...
BLAIR, KATHRYN.
GRACE.
LEROUX, JO.MAXINE.
GREWAL, MOHANJIT.SINGH.
SUNIARA, RAMPAL.SINGH.
SEKHON, TEJINDER.SINGH.
LEMIEUX, DALE.EDWARD.
ROSS, ANGEL.SONG.
STANGEN, ALEXANDER.
WILLIAM.
CAMERON, DEBORA.
ELEANOR.
SULTANI, HAKIM.
CASEY, THOMAS.DALE.
HUNTER, JAMI.
LYNN.
HUNTER, JUSTIN.JACOB.
BREAR, TONYA.MARIE.
TAYLOR.
BOULRICE, DIANE.SHIRLEY.
MARY.
YOUNG, VICTOR.DANNER.

PREVIOUS NAME	NEW NAME
VAN AMERONGEN, MELANIE. GRACE.	THOMSON, MELANIE. GRACE.
VIDRIC, MARIJANA.	THOMSON, MARIANA.
VIKHREVA, EKATERINA.	PARKHOMENKO, EKATERINA.
VILLENEUVE, TRACY.BETH.	JACKSON, TRACI.MARIE.
WATKINS, MORGAN.LEIGH. STUART.	CUMBO, MORGAN.LEIGH. STUART.
WEATHERLEY, ERIN.JOAN.	LAMOTHE, ERIN.JOAN.
WEBSTER, YULEISY. MANZANO.	MANZANO, YULEISY. ARTIAGA.
WELLHEUSER, HAILEY.ERIN.	GRENIER, HAILEY.ERIN.
WESLEY, EKATERINA.	AZBIL, EKATERINA.
WOODCOX, PASTY.LOUISE.	WOODCOX, PATRICIA.LOUISE.
YALCIN, SERPIL.	DEVIRIM, SERPIL.
YAROVA, LIANA.	LITUNENKO, LIANA.
OLEKSANDRIVNA.	OLEKSANDRIVNA.
YARROW, VESA.	KUZMANOVSKI, VESA.
ZEWDIE GIZAW, WONDE.	HAILEGIORGIS, WONDWOSEN.
WOSSEN.	CALEB.

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

(142-G027)

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from December 28, 2009 to January 03, 2010 under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 28 décembre 2009 au 03 janvier 2010, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
ADATIA, SAMIRABEN.GULAB.	ADATIA, SAMIRA.
AERKEN, ERIC.	ARKIN, ERIC.
ALABEDALRAHMAN, FATIMA.	BANI HANI, FATIMA.
MOHAMMAD.	MOHAMMAD.RIZIK.
ANDREWS, CORCELLE.	JACK, CORCELLE.
CARMALITE.	CARMALITE.
ARBOLEDA, MARCELO.	YARDE FLORES, MARCELO.
XAVIER.	XAVIER.
BALTAZAR, MARIA.JOWEN.	SORITA, MARIA.JOWEN.
BARCELOS-SOARES,	MOURA, ANTERO.
ANATERO.MANUE.	MANUEL.
BARTON, JARED.DAVID.	POTTER, JARED.DAVID.
BERNACER, RICHELM.	BERNACER, RICKHELM.CHRIS.
KRIS.B.	JOSE.
BESON, SAMANTHA.ELYSIA.	ASHTON, SAMANTHA.ELYSIA.
BHOLA, TARACHAND.	BHOLA, TARACHAND.SIMON.
BIANCUCCI, ANDREW.	SCOTT, ANDREW.
JONATHAN.	JOSEPH.
BOVEY, CHRISTOPHER.	CLIFFE, CHRISTOPHER.
FABIAN.	FABIAN.
BOYCE, LISA.NICOLE.	SMITH, LISA.NICOLE.
BROOKS, LUKAS.WILLIAM.	HART, LUKAS.WILLIAM.
BROWNSON, ROBERT.CLAIRE.	BRONSON, ROBERT.CLARE.
BUNNEY,	BUNNEY, JEROD.WIDLOR.
WIDLOR.	LOUISINOR.
BUNNEY,	BUNNEY, JESSICA.WIDZAR.
WIDZAR.	LOUISINOR.
BUTT, NICHOL.ANNE.	LOUGHLIN, NICHOLLE.ANNE.
BYRT, MILO.DONALD.	LEASK, MILO.DONALD.
CAI, YANE.	CHOI, EVELYN.
CALLEJAS DE FLORES, JUANA.	CALLEJAS, TANYA.YOSELYNN.
CANTEROS, ARACELI.	BLUMENFELD, ARACELI.
CHANG, CARMEN.	CHANG, CARMEN.JIA.WEN.
CHANG, DAVID.	CHANG, DAVID.JIA.MING.

PREVIOUS NAME	NEW NAME
CHANG, WAYNE.	CHANG, WAYNE.JIA.RONG.
CLENDENAN, JOHANNE.	TUPPER,
VELVET.	VELVET.
COLLINGHAM, RAYMOND.LEE.	WOOD, RAYMOND.LEE.
COOKSON, BRIAN.WILLIAM..	STASSO, BRIAN.WILLIAM.
COULOMBE, KALINA.MARIE.	BILLINGS, KALINA.MARIE.
COX, MARK.EDWARD.	SHAW, MARK.EDWARD.
DE'SOUZA, SHARON.	KING, SHARON.
DOROTHY.	DOROTHY.
DERAKHSHAN, KEYHAN.	DERAKHSHAN, KEN.KEYHAN.
DERAKHSHANCHALESHTARI,	DRAKHSHAN,
AFROOZ.	AFROOZ.
DOKUZOVIC, HRVOJE.FRANJO.	DOKUZOVIC, HRVOJE.
DOU, TIANHONG.	DOU, TINA.TIANHONG.
DOUGLAS-FITZSIMMONS,	DOUGLAS-PRIEST, MOLLY.
MOLLY.PATRICIA.	PATRICIA.
DUONG, MY.LINH.TON.	GARDINER, MY.LINH.TON.
DZIAMIDCHYK, ARTISIOM.	DEMIDOFF, ARTEM.
EJIOFOR, IFEANYI.JULIET.	IWEKUBA, IFEANYI.JULIET.
FERGUSON, AMANDA.	CHAMPAGNE, AMANDA.
DIANE.	DIANE.
FOUCAULT, KYLE.MAURICE.	LOCKMAN, KYLE.MAURICE.
FOUCAULT, MATTHEW.	LOCKMAN, MATTHEW.
WILLIAM.	WILLIAM.
FOUMANI, NIKOO.	BOROUMAND,
BOROUMAND.	NIKOO.
GOGNA, POOJA.	GOGNA, POOJA.SIMRAN.
GOMEZ, SUBRAMANIAM.	SUBRAMANIAM,
RAJASRI.	RAJASRI.
GOYAL, MANAN.	GOYAL, AASTHA.
GUADAGNINO, AURELIA.	ARORA, AURELIA.
HAGGERTY, NANCY.DARLEEN.	HACKETT, NANCY.DARLEEN.
HANLEY-ANNESS, DENNIS.	AITA, DENNIS.
JOSEPH.LEE.	JOSEPH.LEE.
HAO, RUI.ZHE.	HAO, RAYMOND.RUIZHE.
HEWAK-CASTRO, CATHARINE.	HEWAK, CATHERINE.
MARY.	MARY.
HORISHNEY, MICHAEL.JAMES.	ALLISON, MICHAEL.JAMES.
HULEA, MARICA.	CULLINGHAM, MARICA.
HUYNH, ANH.TUYET.	MAN, ANNA.TUYET.
IDIKAY, MAMBA.	IDIKAY, MICHEL.MAMBA.
JABOR, LATCHMINEE.	MANARAM, LATCHMINEE.
JUKICA, MARIJO.MILAN.	JUKICA, MARIO.MILAN.
KANAGARAJAH,	KENEGARAJAH,
KANAGARAMANAN.	RAMANAN.
KANG, SARVARINDERJIT.	MAVI,
KAUR.	SARVARINDER.
KANKESWARAN, KEERTHANA.	KANGESWARAN, KEERTHANA.
KANKESWARAN, PRATHEEP.	KANGESWARAN, PRATHEEP.
KARAIVANOV, MARIYANA.	PANCHEV, YANA.
KAUR SINGH, DILPREET.	GILL, DILPREET.
SIMEENA.	SIMEENA.
KIM, SONPOOM.	KIM, HYUNJOO.
KING, JOHNATHON.	KING-JACKMAN, JONATHON.
MATTHEW.	MATTHEW.
LATIMER, JUSTIN.EDWARD.	EDWARD, JUSTIN.LEE.
LAUBENBACHER, MADISON.	WHITWORTH, MADISON.
ELESHA.SKYE.	ELESHA.SKYE.
LEE, WAI.SZE.	LEE, ANDREA.WAI-SZE.
LEUSTEAN, FLORENTA.	TEODORIDIS LEUSTEAN,
CRISTINA.	FLORENTA.CRISTINA.
MA, YI.YUN.	MA, ANNIE.YIYUN.
MAC DONALD, JULIE.DIANNE.	FADER, JULIE.DIANNE.
MACDONALD, PATRICIA.ANN.	MAARSE, PATRICIA.ANN.
MACKAY, CORNELIA.EVA.	BINDER, CORNELIA.EVA.
MACNEILL, MICHÈLE.	SCOTT, MISHÈLE.ANNE.
ANN.	ELIZABETH..
MARINKOVIC, MARINA.	TRAMOSLJANIN, MARINA.
MARQUES, MARIA.	DE FRANCESCA, MARIA.
MARQUES, MARLENA.	DE FRANCESCA, MARLENA..
MARTINS, MARIA.ADELAIDE.	DE AZEVEDO, MARIA.
CARVALHO.DE.	ADELAIDE.
AZEVEDO.	CARVALHO.
MCGARRITY, DANIEL.	MCGARITY, DANIEL.PATRICK.
PATRICK.	PETER.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
MEBRAHTOM, HABTOM. LEGESE K. MEBRAHTOM, LEGESE.KIDE. MEBRAHTOM, NIGISTI. LEGESE. MEBRAHTOM, SARAH.. MELO, VIRGINIA.MARIA. MARTINS. MILANOVIC, MAJA. MIRZA MOHAMMAD IBRAH, MOHAMMAD.NAIM. MITTAL, WINNIE.LATA. MOHAMMAD NAIM, FAHIMA. MOHAMMAD NAIM, HALIMA. MOHAMMAD NAIM, MOHAMMAD.FAHIM. MOHAMMAD NAIM, MOHAMMAD.HALIM. MOHAMMAD NAIM, MOHAMMAD.TAMIM. MOHAMMAD, QURRAT-UL-EAIN. MONROE, DREW.RONALD. MOSHE, GANET.TOMA. NAINEE, LISA.ANN. NAULT, JOSEPH.ERIC. NICOLAOU, KOULA. O'CONNOR, ERIN.MARGARET. PARINA, MARIA.BIANCA. PARK, HARIM. PETAWAWAY, THOMAS.. PIERRE LEFEBVRE, NERLANDE.. POLDRUHAKOVA, LUDMILA. PRIEUR, MARIE.ELIZABETH. CARMEN. RECIDE, AMALIA.SERRANO. REGO MENDONCA, SILVIA. MARIA. ROBERTS, CARRIE.LEE. ROBESON, JENNIFER.LEANNE. SACIRI, JEAN-GIL. SARA, ZEINA. SAYSANID, SENG.LATH.	KIDE, HABTOM. LEGESE. ABERA, LEGESE.KIDE. KIDE, NIGISTI. LEGESE. KIDE, SARAH.LEGESE. TEVES, VIRGINIA. COLIC, MAJA. HAKIMI, NAIM. MITTAL, WINNIE.BIALA. HAKIMI, FAHIMA. HAKIMI, HALIMA. HAKIMI, MOHAMMAD.FAHIM. HAKIMI, MOHAMMD.HALIM. HAKIMI, TAMIM. ANSARI, QURRAT-UL-EAIN. HUNTER, DREW.RONALD. MOSHE, JANET.TOMA. ABEL, LISA.SANDRA. RIST, RIC.DANGER. NICOLAOU, SANDY.KOULA. DALGLEISH, ERIN.MARGARET. MCCUBBIN, MARIA.BIANCA. PARK, IMMANUEL. PEETWAYWAY, THOMAS.. LEFEBVRE, MAKAYLA. NERLANDE. MILDNER, LUDMILA. HARRISON, CARMEN. ELIZABETH.MARIE. MERCER, AMALIA.SERRANO. DIAS, SILVIA. MARIA. O'BRIEN, CARRIE.LEE. SORRELL, JENNIFER.LEANNE. ZEQIRI, JOHN. SAHLANI, ZEINA. NAVARRO, DIANE.S.	SEAUURATTAN, RAUTI.UMADAI. SENATORE, JACKIE.LEE.ANNE. SHADATI, YILA.HONG. SHARMA, ANJU.BALA. SIDORENCO, OLGA. SINGH, SATINDERPAL. SQUIRELL-SMITH, WENDY. CAROL. SUBANASIRA, SOORIYAKALA. SWEENEY, MICHAEL. ANTHONY.MCNEIL. SZNAJDER, KATIA. TARANTINO, ADA-SONIA. TERRY, JOHN.EDMUND. THAVARAJAH, SOWPIGA. TOBAN, DENISE. SUSAN. VANTYGHEM, SABRINA.AMY. VARGAS, BERTA.ANNETTE. VERMA, SUKHVINDER.KAUR. VIRANI, PHEEROZALI. WAN, PAK.TUNG. WANG, BILL.TIANHE. WANG, JINNAN. WHITE, ELIZABETH.CHERA. VIVIAN. WONG, SIU.PING. WOOD, DEBORAH.NOELLE. WOZNIK, LOREDANA.LISA. YANG, MICHAEL.XIAO.BO. YOGESWARAN, SUJEEV. YOUNG, SHAWN.NICHOLAS. ZELENSKY, JULIA. ZHA, ZOU.MAN. ZHAI, YU.JIA. ZHANG, QIN. ZHAO, ZIWEI.	POWER, RAUTI.UMADAI. SENATORE, JAAKIE. ELI, SADET. SINGLA, ANJU.BALA. STRIJEWSKI, OLGA. SANGHERA, SATINDERPAL. SINGH. SQUIRELL, WENDY. CAROL. GANESHAN, SOORIYAKALA. MCNEIL, MICHAEL.ANTHONY. PONCE AVILA, KATIA. TARANTINO, SONIA. KALLAK-TERRY, JON. THAVARAJAH, TASHA. SOWPIGA. TOBAN-WIGNAL, DENISE. SUSAN. BETKA, SABRINA.AMY. VARGAS, MARINA.ANNETTE. MANN, SUKHVINDER.KAUR. VIRANI, FERRIS.PHEEROZ. WAN, PATRICIA. WANG, DEVAN.TIANHE. KING, JEFFERY. SIMOES, ELIZABETH.IOLA. BOBBEE. WONG, SUSANA.SIU.PING. JONES, NOELLE.DEBORAH. DI ILIO, LOREDANA.LISA. YANG, MICHAEL.LIK. YOGESWARAN, SAMUEL. SUJEEV. MARCHE, SHAWN.NICHOLAS. SIVAK, JULIA. ZHA, TRUEMAN. ZHAI, CAROL.YUJIA. ZHANG, CHU.XUAN. LIANG, VICTOR.ZW.

(142-G028)

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

BUILDING CODE ACT, 1992 LOI DE 1992 SUR LE CODE DU BÂTIMENT

RULINGS OF THE MINISTER OF MUNICIPAL AFFAIRS AND HOUSING
DÉCISIONS DU MINISTRE DES AFFAIRES MUNICIPALES ET DU LOGEMENT

NOTICE IS HEREBY GIVEN pursuant to subsection 29(4) of the *Building Code Act, 1992* that the following Rulings have been made under Clause 29(1)(a) of *The Building Code Act, 1992* authorizing the use of innovative materials, systems or building designs evaluated by the Canadian Construction Materials Centre which is a materials evaluation body designated in the Ontario Building Code:

PAR LA PRÉSENTE, conformément au paragraphe 29 (4) de la *Loi de 1992 sur le code du bâtiment*, AVIS EST DONNÉ que le ministre a rendu les décisions suivantes, autorisant l'emploi de nouveaux matériaux, installations, réseaux ou conceptions du bâtiment évalués par le Service canadien d'évaluation des matériaux de construction, un organisme d'évaluation des matériaux désigné dans le code du bâtiment de l'Ontario:

Ruling Number	Date	Material, System or Building Design	Manufacturer/ Agent
07-14-172 (13240-R) Revision	December 30, 2009	Owens Corning PROPINK Wall Insulation System	Owens Corning Canada Inc.
09-36-234 (13278-R) Issued	December 30, 2009	MemBrain™ Vapour Barrier and Air Barrier System	CertianTeed Corporation
09-37-235 (12808-R) Issued	December 30, 2009	Tyvek® HomeWrap™	E.I. du Pont Canada Company
09-38-236 (12658-R) Issued	December 30, 2009	Cosella-Dorken Delta-MS Dampproofing Membrane	Cosella-Dorken Products Ltd.

Ruling Number	Date	Material, System or Building Design	Manufacturer/ Agent
09-39-237 (12935-R) Issued	December 30, 2009	CodeBord® Air Barrier System	Owens-Corning Canada Inc.
09-26-224 (13211-R) Issued	December 14, 2009	Glo Brite® Photoluminescent Exit Signs	Jessup Manufacturing Company
95-17-36 (12678-R) Issued	December 24, 2009	HardiePanel® HZ5™ Vertical Siding, HardiePlank® HZ5™ Lap Siding, HardieShingle® HZ5™ Notched Panel, and HardieSingle® HZ5™ Individual Shingle	James Hardie Building Products Inc.,

(143-G029)

Ontario Securities Commission

NATIONAL INSTRUMENT 23-102 USE OF CLIENT BROKERAGE COMMISSIONS

On June 30, 2010, National Instrument 23-102 *Use of Client Brokerage Commissions* will come into force as a rule under the *Securities Act* (Ontario). The rule establishes requirements pertaining to brokerage transactions involving client brokerage commissions that are directed to a dealer in return for the provision of order execution goods and services or research goods and services. The full text of the rule is available in the Ontario Securities Commission's Bulletin at (2009) 32 OSCB 10861 and on the Commission's website at <http://www.osc.gov.on.ca/en/6097.htm>.

(143-G030)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2
Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N.

DEBORAH DELLER,
Clerk of the Legislative Assembly.

Corporation Notices Avis relatifs aux compagnies

STRATHDEE HOLDINGS INC.

TAKE NOTICE that a final meeting of the Shareholders of the above Corporation was held on November 23, 2009, at which time the Liquidator of the above Corporation presented his account and explanation of the voluntary winding up of **STRATHDEE HOLDINGS INC.**

This Notice is filed under Subsection 205(2) of the *Business Corporations Act* (Ontario). The Special Resolution requiring of the Corporation to be wound up voluntarily was passed/consented to by the Shareholders of the Corporation on March 31, 2009.

DATED at Toronto this 23rd day of November, 2009.

(143-P006)

"Allan D. Strathdee"
Liquidator

DESK-TOP CONNECTION INC.

TAKE NOTICE that the Shareholder of DESK-TOP CONNECTION INC. passed a Special Resolution on December 28, 2009, requiring the said Corporation to be wound up voluntarily under the provisions of the *Business Corporations Act* (Ontario).

DATED December 28, 2009.

(143-P007)

William Tsai
President

808568 ONTARIO LIMITED ONTARIO CORPORATION NO. 808568

TAKE NOTICE concerning winding up of 808568 Ontario Limited

Date of Incorporation: December 8, 1988

Liquidator: Donald E. Mitchell
10 Diesel Drive
Toronto, Ontario M8W 2T8

Appointed: December 31, 2009

This notice is filed under subsection 193(4) of the *Business Corporations Act* (Ontario). The Special Resolution requiring the Corporation to be wound up voluntarily was passed / consented to by all of the shareholders of the Corporation on the 31st day of December, 2009.

Dated at Toronto, Ontario, this 31st day of December, 2009.

(143-P008)

Donald E. Mitchell
Liquidator

808568 ONTARIO LIMITED

TAKE NOTICE that a final meeting of the Shareholders of the above Corporation was held on December 31, 2009, at which time the Liquidator of the above Corporation presented his account and explanation of the voluntary winding up of 808568 Ontario Limited.

DATED at Toronto, Ontario, this 31st day of December, 2009.

(143-P009) Donald E. Mitchell
Liquidator

1212761 ONTARIO LIMITED
ONTARIO CORPORATION NO. 1212761

TAKE NOTICE concerning winding up of 1212761 Ontario Limited

Date of Incorporation: December 10, 1996

Liquidator: Donald E. Mitchell
10 Diesel Drive
Toronto, Ontario M8W 2T8

Appointed: December 31, 2009

This notice is filed under subsection 193(4) of the *Business Corporations Act* (Ontario). The Special Resolution requiring the Corporation to be wound up voluntarily was passed / consented to by all of the shareholders of the Corporation on the 31st day of December, 2009.

Dated at Toronto, Ontario, this 31st day of December, 2009.

(143-P010) Donald E. Mitchell
Liquidator

1212761 ONTARIO LIMITED

TAKE NOTICE that a final meeting of the Shareholders of the above Corporation was held on December 31, 2009, at which time the Liquidator of the above Corporation presented his account and explanation of the voluntary winding up of 1212761 ONTARIO LIMITED.

DATED at Toronto, Ontario, this 31st day of December, 2009.

(143-P011) Donald E. Mitchell
Liquidator

CONCORD DIESEL LTD.
ONTARIO CORPORATION NO. 369985

TAKE NOTICE concerning winding up of Concord Diesel Ltd.

Date of Incorporation: November 2, 1977

Liquidator: Donald E. Mitchell
10 Diesel Drive
Toronto, Ontario M8W 2T8

Appointed: December 31, 2009

This notice is filed under subsection 193(4) of the *Business Corporations Act* (Ontario). The Special Resolution requiring the Corporation to be wound up voluntarily was passed / consented to by all of the shareholders of the Corporation on the 31st day of December, 2009.

Dated at Toronto, Ontario, this 31st day of December, 2009.

(143-P012) Donald E. Mitchell
Liquidator

CONCORD DIESEL LTD.

TAKE NOTICE that a final meeting of the Shareholders of the above Corporation was held on December 31, 2009, at which time the Liquidator of the above Corporation presented his account and explanation of the voluntary winding up of CONCORD DIESEL LTD.

DATED at Toronto, Ontario, this 31st day of December, 2009.

(143-P013) Donald E. Mitchell
Liquidator

DIESEL CAPITAL LIMITED
ONTARIO CORPORATION NO. 1107627

TAKE NOTICE concerning winding up of Diesel Capital Limited

Date of Incorporation: November 30, 1994

Liquidator: Donald E. Mitchell
10 Diesel Drive
Toronto, Ontario M8W 2T8

Appointed: December 31, 2009

This notice is filed under subsection 193(4) of the *Business Corporations Act* (Ontario). The Special Resolution requiring the Corporation to be wound up voluntarily was passed / consented to by all of the shareholders of the Corporation on the 31st day of December, 2009.

Dated at Toronto, Ontario, this 31st day of December, 2009.

(143-P014) Donald E. Mitchell
Liquidator

DIESEL CAPITAL LIMITED

TAKE NOTICE that a final meeting of the Shareholders of the above Corporation was held on December 31, 2009, at which time the Liquidator of the above Corporation presented his account and explanation of the voluntary winding up of DIESEL CAPITAL LIMITED.

DATED at Toronto, Ontario, this 31st day of December, 2009.

(143-P015) Donald E. Mitchell
Liquidator

INTELLITRON CORPORATION
ONTARIO CORPORATION NO. 1031903

TAKE NOTICE concerning winding up of Intellitron Corporation

Date of Incorporation: June 1, 1993

Liquidator: Donald E. Mitchell
10 Diesel Drive
Toronto, Ontario M8W 2T8

Appointed: December 31, 2009

This notice is filed under subsection 193(4) of the *Business Corporations Act* (Ontario). The Special Resolution requiring the Corporation to be wound up voluntarily was passed / consented to by all of the shareholders of the Corporation on the 31st day of December, 2009.

Dated at Toronto, Ontario, this 31st day of December, 2009.

(143-P016) Donald E. Mitchell
Liquidator

INTELLITRON CORPORATION

TAKE NOTICE that a final meeting of the Shareholders of the above Corporation was held on December 31, 2009, at which time the Liquidator of the above Corporation presented his account and explanation of the voluntary winding up of INTELLITRON CORPORATION.

DATED at Toronto, Ontario, this 31st day of December, 2009.

(143-P017) Donald E. Mitchell
Liquidator

**ONTARIO CONSTRUCTION EQUIPMENT INC.
ONTARIO CORPORATION NO. 2021490**

TAKE NOTICE concerning winding up of Ontario Construction Equipment Inc.

Date of Incorporation: January 22, 2003

Liquidator: Donald E. Mitchell
10 Diesel Drive
Toronto, Ontario M8W 2T8

Appointed: December 31, 2009

This notice is filed under subsection 193(4) of the *Business Corporations Act* (Ontario). The Special Resolution requiring the Corporation to be wound up voluntarily was passed / consented to by all of the shareholders of the Corporation on the 31st day of December, 2009.

Dated at Toronto, Ontario, this 31st day of December, 2009.

(143-P018) Donald E. Mitchell
Liquidator

ONTARIO CONSTRUCTION EQUIPMENT INC.

TAKE NOTICE that a final meeting of the Shareholders of the above Corporation was held on December 31, 2009, at which time the Liquidator of the above Corporation presented his account and explanation of the voluntary winding up of ONTARIO CONSTRUCTION EQUIPMENT INC.

DATED at Toronto, Ontario, this 31st day of December, 2009.

(143-P019) Donald E. Mitchell
Liquidator

**Sale of Lands for Tax Arrears
by Public Tender
Ventes de terrains par appel d'offres
pour arriéré d'impôt**

Municipal Act, 2001, as amended

SALE OF LAND BY PUBLIC TENDER

**THE CORPORATION OF THE
TOWNSHIP OF RAMARA**

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on the 10th day of February, 2010 at the Township Offices, 2297 Highway 12, P.O. Box 130, Brechin, Ontario, L0K 1B0.

The tenders will then be opened in public on the same day at 3:30 p.m. at the Township Offices.

Description of Lands

1. Lot 20, Concession 2, Rama, now Township of Ramara, County of Simcoe. Being all of PIN 74018-0038 (LT). Roll # 43 48 020 001 27500.

Minimum Tender Amount: \$ 5,109.85

2. Part Block E, Plan 416, Mara, now Township of Ramara, County of Simcoe as in MAR241847. Being all of PIN 74020-0151 (LT). Roll # 43 48 010 006 25300.

Minimum Tender Amount: \$ 6,306.48

3. Block F, Plan 416, Mara, now Township of Ramara, County of Simcoe, Except Plan 515, Mara. Being all of PIN 74019-0018 (LT). Roll # 43 48 010 006 25400.

Minimum Tender Amount: \$ 6,196.54

4. Part Lot 18, Concession 7, Rama, Township of Ramara, County of Simcoe. As in RO1133474. Being the Whole of PIN 74016-0008 (LT). Roll #43 48 020 003 76401.

Minimum Tender Amount: \$ 6,324.34

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001, as amended*, and the *Municipal Tax Sales Rules*, as amended, made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: GST may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

(143-P020) Margaret Black, Treasurer
The Corporation of the
Township of Ramara
2297 Highway 12, P.O. Box 130
BRECHIN, Ontario, L0K 1B0
(705) 484-5374

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF RED ROCK

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on **Thursday, February 18, 2010 at the Township of Red Rock Municipal Office, 42 Salls Street, Red Rock, Ontario**. The tenders will be opened in public on the same day at 3:15 p.m. at the Township Office, 42 Salls Street, Red Rock, Ontario.

Description of Lands:

1. Part of Lot 44, Plan M183, Parcel 13490, PIN # 62471-0390 and Part of Lot 3, Concession 2, Part 1, Reference Plan 55R-5395, PIN # 62471-0510, Township of Red Rock, District of Thunder Bay.

Minimum Tender Amount: \$ 4,678.67

2. Lot 4, Plan M183, Parcel 11080, Thunder Bay Freehold, PIN # 62471-0380, Township of Red Rock, District of Thunder Bay.

Minimum Tender Amount: \$ 7,332.51

3. Part of the East half of Lot 4, Concession 5, Parcel 14390, Thunder Bay Freehold, PIN # 62472-0193, Township of Red Rock, District of Thunder Bay.

Minimum Tender Amount: \$ 8,169.13

4. Part of the East half of Lot 4, Concession 5, Parcel 11660, Thunder Bay Freehold, PIN # 62472-0206, Township of Red Rock, District of Thunder Bay.

Minimum Tender Amount: \$ 8,055.48

5. Part of the East half of Lot 4, Concession 5, Parcel 12300, PIN # 62472-0194, Township of Red Rock, District of Thunder Bay.

Minimum Tender Amount: \$ 3,720.93

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

Michael W. Groulx, CAO
The Corporation of the
Township of Red Rock
42 Salls Street, P.O. Box 447
Red Rock, Ontario P0T 2P0
Tel.: (807) 886-2245
Fax: (807) 886-2793
Email: micgroulx@shaw.ca

(143-P021)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF CARLOW/MAYO

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on February 4, 2010 at The Corporation of the Township of Carlow/Mayo, Council Chamber, 3987 Boulter Road, Boulter, Ontario K0L 1G0

Description of Lands: Roll No. 1270-068-010-31700

PIN 40095-0191 (LT) – Part of Road Allowance between Concessions 12 & 13, Closed by QR147120 as in QR209849, Mayo, West of Little Mississippi River, now Township of Carlow/Mayo, County of Hastings.

PIN 40095-0199 (LT) – Part of Road Allowance between Concessions 12 & 13, Closed by QR147120 as in QR209849, Mayo, East of Little Mississippi River, now Township of Carlow/Mayo, County of Hastings.

Minimum Tender Amount: \$ 6,294.67

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

Mrs. Lois Ward, Treasurer
The Corporation of the Township of
Carlow/Mayo
3987 Boulter Road
General Delivery
Boulter, Ontario K0L 1G0

(143-P022)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF TAY

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time Tuesday February 16th, 2010 at 450 Park Street, Victoria Harbour, Ontario, L0K 2A0.

Description of Lands:

Tender #1

Plan 1056 Lot 7 (PIN 58490-0150)
Roll #4353 060 001 49901 0000
428 ROBINS POINT RD

Minimum Tender Amount: \$ 15,646.15

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

Kim La Rose – Deputy Treasurer
The Corporation of the Township of Tay
450 Park St. P.O. Box 100
Victoria Harbour, Ontario L0K 2A0
705-534-7248 ext.223 klarose@tay.ca

(143-P023)

Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements) de la Loi de 2006
sur la législation

2010—01—16

ONTARIO REGULATION 511/09
made under the
ENVIRONMENTAL PROTECTION ACT

Made: December 9, 2009
Filed: December 29, 2009
Published on e-Laws: December 31, 2009
Printed in *The Ontario Gazette*: January 16, 2010

Amending O. Reg. 153/04
(Records of Site Condition — Part XV.1 of the Act)

Note: Ontario Regulation 153/04 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Subsection 1 (1) of Ontario Regulation 153/04 is amended by adding the following definitions:

“area of natural significance” means any of the following:

1. An area reserved or set apart as a provincial park or conservation reserve under the *Provincial Parks and Conservation Reserves Act, 2006*.
2. An area of natural and scientific interest (life science or earth science) identified by the Ministry of Natural Resources as having provincial significance.
3. A wetland identified by the Ministry of Natural Resources as having provincial significance.
4. An area designated by a municipality in its official plan as environmentally significant, however expressed, including designations of areas as environmentally sensitive, as being of environmental concern and as being ecologically significant.
5. An area designated as an escarpment natural area or an escarpment protection area by the Niagara Escarpment Plan under the *Niagara Escarpment Planning and Development Act*.
6. An area identified by the Ministry of Natural Resources as significant habitat of a threatened or endangered species.
7. An area which is habitat of a species that is classified under section 7 of the *Endangered Species Act, 2007* as a threatened or endangered species.
8. Property within an area designated as a natural core area or natural linkage area within the area to which the Oak Ridges Moraine Conservation Plan under the *Oak Ridges Moraine Conservation Act, 2001* applies.
9. An area set apart as a wilderness area under the *Wilderness Areas Act*;

“areas of potential environmental concern” means the area on, in or under a phase one property where one or more contaminants are potentially present, as determined through the phase one environmental site assessment, including through,

- (a) identification of past or present uses on, in or under the phase one property, and
- (b) identification of potentially contaminating activity;

“contaminants of concern” means,

- (a) one or more contaminants found on, in or under a property at a concentration that exceeds the applicable site condition standards for the property, or

- (b) one or more contaminants found on, in or under a property for which no applicable site condition standard is prescribed under Part IX (Site Condition Standards and Risk Assessment) and which are associated with potentially contaminating activity;

“description”, in reference to a description approved by the Surveyor General, means a plan of survey prepared, signed and sealed by a surveyor or a descriptive map of a property;

“lawyer” means a person authorized under the *Law Society Act* to practise law in Ontario;

“medium” means soil, ground water or sediment;

(2) The definitions of “Phase I ESA Standard” and “Phase II ESA Standard” in subsection 1 (1) of the Regulation are revoked and the following substituted:

“phase one property” means the property that is the subject of a phase one environmental site assessment;

“phase one study area” means the area that includes a phase one property, any other property that is located, wholly or partly, within 250 metres from the nearest point on a boundary of the phase one property and any property that the qualified person determines should be included as a part of the phase one study area under clause 3 (1) (a) of Schedule D;

“phase two property” means the property that is the subject of a phase two environmental site assessment;

“potentially contaminating activity” means a use or activity set out in Column A of Table 2 of Schedule D that is occurring or has occurred in a phase one study area;

(3) Subsection 1 (1) of the Regulation is amended by adding the following definitions:

“RA property” means a property that is the subject of a risk assessment;

“RSC property”, in relation to a record of site condition, means the property in respect of which the record of site condition is submitted for filing or is filed;

“site condition standards” means the full depth background site condition standards, full depth generic site condition standards and stratified site condition standards;

“surveyor” means a person licensed under the *Surveyors Act* to practice cadastral surveying in Ontario;

(4) The definition of “Soil, Ground Water and Sediment Standards” in subsection 1 (1) of the Regulation is amended by striking out “March 9, 2004” at the end and substituting “July 27, 2009”.

(5) The definitions of “subsurface soil” and “surface soil” in subsection 1 (1) of the Regulation are revoked and the following substituted:

“subsurface soil” means soil that is more than 1.5 metres beneath the soil surface, including the bottom .5 metres of any non-soil surface treatment such as asphalt, concrete or aggregate above the soil surface, but excluding the thickness of any such non-soil surface treatment that is greater than .5 metres;

“surface soil” means soil that is no more than 1.5 metres beneath the soil surface, including the bottom .5 metres of any non-soil surface treatment such as asphalt, concrete or aggregate above the soil surface, but excluding the thickness of any such non-soil surface treatment that is greater than .5 metres;

(6) The definition of “waste disposal site” in subsection 1 (1) of the Regulation is amended by striking out “the Phase I ESA Standard and”.

(7) Paragraph 3 of the definition of “commercial use” in subsection 1 (3) of the Regulation is amended by striking out “Ontario Regulation 403/97 (Building Code)” in the portion before subparagraph (i) and substituting “Division B of Ontario Regulation 350/06 (Building Code) made under the *Building Code Act, 1992*”.

(8) Subparagraph 1 i of the definition of “community use” in subsection 1 (3) of the Regulation is revoked and the following substituted:

- i. indoor recreational activities, other than activities involving uses that fall within the classification of occupancies in Table 3.1.2.1. of Division B of Ontario Regulation 350/06 (Building Code), Group A, Division 3, assembly occupancies of the arena type,

(9) Paragraph 2 of the definition of “community use” in subsection 1 (3) of the Regulation is revoked and the following substituted:

2. In respect of the classification of occupancies in Table 3.1.2.1. of Division B of Ontario Regulation 350/06 (Building Code), use that falls within Group A, Division 1, assembly occupancies intended for the production and viewing of the performing arts.

(10) Paragraph 2 of the definition of “industrial use” in subsection 1 (3) of the Regulation is amended by striking out “Ontario Regulation 403/97 (Building Code)” in the portion before subparagraph i and substituting “Division B of Ontario Regulation 350/06 (Building Code)”.

(11) Paragraph 11 of the definition of “industrial use” in subsection 1 (3) of the Regulation is revoked and the following substituted:

11. Use for the storage, maintenance, fuelling or repair of equipment, vehicles or material used to maintain transportation systems.

(12) Clause (d) of the definition of “parkland use” in subsection 1 (3) of the Regulation is revoked and the following substituted:

- (d) in respect of the classification of occupancies in Table 3.1.2.1. of Division B of Ontario Regulation 350/06 (Building Code), use that falls within,
 - (i) Group A, Division 3, assembly occupancies of the arena type, or
 - (ii) Group A, Division 4, assembly occupancies in which occupants are gathered in the open air;

(13) Paragraph 2 of the definition of “residential use” in subsection 1 (3) of the Regulation is amended by striking out “Ontario Regulation 403/97 (Building Code)” in the portion before subparagraph i and substituting “Division B of Ontario Regulation 350/06 (Building Code)”.

2. Section 4 of the Regulation is revoked and the following substituted:

Owner of property

4. For the purposes of Part XV.1 of the Act,

“owner”, in relation to a record of site condition or risk assessment, includes a beneficial owner of or receiver in respect of the property for which the record of site condition is submitted for filing, is to be submitted for filing or is filed or for which the risk assessment is submitted.

3. The Regulation is amended by adding the following sections:

Qualified persons, conflict of interest

6.1 (1) No qualified person mentioned in section 5 or 6 shall, in respect of a RSC property or RA property in which the qualified person or his or her employer holds a direct or indirect interest,

- (a) conduct or supervise a phase one or phase two environmental site assessment;
- (b) complete the certifications that must be completed by a qualified person in a record of site condition in respect of a property; or
- (c) prepare or supervise a risk assessment.

(2) Nothing in subsection (1) shall be construed so as to derogate from any obligations imposed on the qualified person under the *Professional Engineers Act* or the *Professional Geoscientists Act, 2000*.

Qualified persons as employee

6.2 (1) A qualified person mentioned in section 5 or 6 who is the employee, shareholder, director, partner or principal of a firm, company or partnership and who wishes to submit a record of site condition or risk assessment,

- (a) shall file with the Director the document referred to in subsection (2), if the qualified person has not previously filed the document with the Director; and
- (b) shall, within 12 months after filing the document with the Director under clause (a) and annually thereafter for as long as the qualified person remains an employee, shareholder, director, partner or principal of the firm, company or partnership, file the document referred to in subsection (2) with the Director.

(2) The document the qualified person who is the employee, shareholder, director, partner or principal of a firm, company or partnership shall file with the Director is,

- (a) a copy of the Certificate of Status, in the case of a corporation incorporated under the *Business Corporations Act*; or
- (b) an equivalent document in the case of any other type of corporation or of a firm or partnership.

(3) The document referred to in subsection (2),

- (a) shall be dated no earlier than one month before the date on which the qualified person first submits a record of site condition or risk assessment, where the qualified person is submitting the document for the first time; and
- (b) shall be dated no earlier than one month before the date on which the qualified person first submits a record of site condition or risk assessment during the 12-month period applicable to the qualified person submitting the document.

4. Subsection 7 (3) of the Regulation is amended by striking out “and in respect of property owned by the employer” at the end.

5. Section 8 of the Regulation is amended by adding the following subsection:

(3) The Director may cause a record of site condition, notice, certificate of property use or other document that has been filed in the Registry to be updated to add new information and remove previous information and the change shall not require a new filing, if the Director becomes aware of, and the update relates to, a change to,

- (a) a mailing address, fax number, postal code or e-mail address or a change in the mailing address, fax number, postal code or e-mail address of the owner of an RSC property who has submitted the record of site condition for filing or on whose behalf the record of site condition was submitted for filing;
- (b) a municipal address or a change in the municipal address of an RSC property;
- (c) a notice of a certificate of property use or an altered or revoked certificate of property use related to an RSC property;
or
- (d) the mailing address for an owner of the RSC property at the time the record of site condition was filed, other than an owner referenced in clause (a).

6. Subsections 10 (1) and (2) of the Regulation are revoked and the following substituted:

Notice of order in Registry

(1) The Director may require that the Registry contain notice of a certificate of property use issued, altered or revoked pursuant to section 168.6 of the Act, with respect to a property for which a record of site condition has been filed.

7. (1) Subsection 16 (1) of the Regulation is amended by striking out “and filed” and substituting “and submitted for filing”.

(2) Subsection 16 (2) of the Regulation is amended by striking out “any part of”.

8. The Regulation is amended by adding the following sections:

Prescribed time for notice or acknowledgement

16.1 Thirty days, excluding holidays and Saturdays, is the time prescribed for the purposes of clause 168.4 (3) (b) of the Act.

Prescribed defects

16.2 (1) The following are prescribed defects for the purposes of clause 168.4 (3.3) (a) of the Act:

- 1. Failure to comply with a requirement of this Regulation for a phase one environmental site assessment or a phase two environmental site assessment.
- 2. Failure to comply with any requirement referred to in paragraph 1 because the manner in which the requirement is addressed fails to achieve the general or specific objectives of the assessment.
- 3. Failure to complete a record of site condition in accordance with the Act or this Regulation.

(2) The notice of a defect provided by the Director shall be of sufficient detail so as to alert the owner to the nature of the defect.

9. (1) Subsection 17 (2) of the Regulation is amended by striking out “any part of”.

(2) Subsection 17 (3) of the Regulation is amended by striking out “any part of”.

10. Section 18 of the Regulation is revoked and the following substituted:

Retention and storage of reports

18. (1) For the purposes of subsection 168.4 (5) of the Act, the prescribed period for the retention of a report is seven years after the date the record of site condition listing the report is filed in the Registry.

(2) Subsection (1) and subsection 168.4 (5) of the Act do not apply in respect of a qualified person if a qualified person takes all reasonable steps to ensure that a copy of the report is stored for the period referred to in subsection (1) in the offices of the firm, company or partnership where the qualified person was employed at the time when the record of site condition was completed.

11. (1) Paragraph 1 of subsection 20 (2) of the Regulation is amended by striking out “in accordance with the agreement” at the end.

(2) Subsection 20 (2) of the Regulation is amended by adding the following paragraph:

- 1.1 The person sold the property to a purchaser pursuant to an agreement for the purchase and sale of land that included a condition, covenant or term that the purchaser would submit a record of site condition for filing in the Registry under section 168.4 of the Act and the filing of a record of site condition by the purchaser in respect of the property has been acknowledged by the Director under section 168.4 of the Act.

(3) Section 20 of the Regulation is amended by adding the following subsection:

(3) If an agreement mentioned in paragraph 1 of subsection (2) is made before the day subsection 6 (1) of Schedule 13 to the *Budget Measures and Interim Appropriation Act, 2007* comes into force, it is sufficient for the purpose of satisfying the requirement in that paragraph if the purchaser has submitted for filing a record of site condition in respect of the property that was the subject of the agreement and the filing of the record of site condition by the purchaser in respect of the property has been acknowledged by the Director under section 168.4 of the Act.

12. Section 21 of the Regulation is revoked and the following substituted:

Soil Management

21. (1) This section applies in relation to a property if a record of site condition has been filed in the Registry containing a certification under sub-subparagraph 4 i C of subsection 168.4 (1) of the Act by a qualified person that the property meets the applicable stratified site condition standards for all prescribed contaminants subject to any exceptions specified by the qualified person.

(2) A person who owns or occupies the property, or a person who has charge, management or control of the property, shall ensure that surface soil and subsurface soil on, in or under the property meets the applicable stratified site condition standards for all prescribed contaminants subject to any exceptions specified by the qualified person in the certification referred to in subsection (1).

13. The Regulation is amended by adding the following section before Part VI:

Transition

21.1 (1) This section applies to a record of site condition if,

- (a) the record of site condition, together with the acknowledgment referred to in clause (d), is submitted for filing on a day that is later than the latest of the days referred to in subsections 32 (2) and (3) of Ontario Regulation 511/09, but is before January 1, 2013;
- (b) a notice of receipt has been given pursuant to clause 168.4 (3) (a) of the Act with respect of the record of site condition before January 1, 2013;
- (c) the owner of the property in respect of which the record of site condition is being submitted for filing has, before January 1, 2011, submitted a notice in the form approved by the Director; and
- (d) the owner has received from the Ministry a written acknowledgment in the form approved by the Director of the notice referred to in clause (b).

(2) The notice under clause (1) (b) shall,

- (a) contain a certification by a qualified person in the words of paragraph 1 of section 10 of Schedule A with respect to the RSC property; and
- (b) contain, in the language specified in the form of notice approved by the Director, either or both of, as applicable,
 - (i) a certification by the owner that a risk assessment with respect to a contaminant at the property has been submitted, together with the date of the submission and the number of the risk assessment, or
 - (ii) a certification by the owner that action to reduce the concentration of a contaminant on, in or under the RSC property in order to meet a standard specified in a risk assessment accepted by the Director for the contaminant with respect to the property or, where none exists, the applicable site condition standard for the contaminant, has begun.

(3) Where this section applies to a record of site condition,

- (a) the definition of "Soil, Ground Water and Sediment Standards" in subsection 1 (1) as it read immediately before the date on which subsection 1 (4) of Ontario Regulation 511/09 came into force applies to the record of site condition;
- (b) sections 36, 37, and 41 as they read immediately before the date on which sections 16, 17 and 18 of Ontario Regulation 511/09 came into force apply to the record of site condition;
- (c) section 43.1 and all references to section 43.1 do not apply to the record of site condition; and
- (d) all references to section 41 of the Regulation are deemed to mean section 41 as it read immediately before the date on which section 18 of Ontario Regulation 511/09 came into force.

14. Parts VI, VII and VIII of the Regulation are revoked and the following substituted:

PART VI
DEFINITIONS FOR AND INTERPRETATION OF PHASE ONE AND PHASE TWO ENVIRONMENTAL SITE ASSESSMENTS

Definitions and interpretation

22. (1) In Parts VII and VIII and Schedules D and E,

“all reasonable inquiries” means review of current and historical sources of reasonably accessible information about a property to determine uses and occupancies of the property since the property’s first developed use;

“building” means a building as defined in subsection 1 (1) of the *Building Code Act, 1992*;

“contaminant of potential concern” includes a contaminant identified as potentially present on, in or under a phase one property in a phase one environmental site assessment report;

“enhanced investigation property” means a property that is being used or has been used, in whole or in part, in a manner described in clause 32 (1) (b) to which subsection 32 (2) does not apply;

“first developed use” means the earlier of,

(a) the first use of a phase one property in or after 1875 that resulted in the development of a building or structure on the property, and

(b) the first potentially contaminating use or activity on the phase one property;

“monitoring well” means a well that is a test hole as defined in Regulation 903 of the Revised Regulations of Ontario 1990 (Wells) made under the *Ontario Water Resources Act*;

“PCB” means PCB as defined in Regulation 362 of the Revised Regulations of Ontario, 1990 (Waste Management — PCB’s) made under the Act;

“PCB waste” means PCB waste as defined in Regulation 362 of the Revised Regulations of Ontario, 1990 (Waste Management — PCB’s) made under the Act;

“record”, when used as a noun, has the same meaning as “document” in subsection 1 (1) of the Act;

“site”, when used in the phrase “site reconnaissance” means phase one study area;

“spill” means spill as defined in subsection 91 (1) of the Act, other than a spill of a pollutant comprised solely of odour;

“test hole” means a test hole as defined in Regulation 903 of the Revised Regulations of Ontario 1990 (Wells) made under the *Ontario Water Resources Act*;

“waste” means waste as defined in section 25 of the Act;

“waste generator” means a generator as defined in Regulation 347 of the Revised Regulations of Ontario, 1990 (General — Waste Management) made under the Act;

“waste receiver” means a receiver as defined in Regulation 347 of the Revised Regulations of Ontario, 1990 (General — Waste Management) made under the Act.

(2) For purposes of Parts VII and VIII and Schedules D and E, information is reasonably accessible if,

(a) the information is provided by an owner of a phase one property or other person to a qualified person or someone supervised by a qualified person;

(b) subject to subsection (3), the information is relevant to the environmental condition of a phase one property, including the objectives and requirements of a phase one environmental site assessment or phase two environmental site assessment of the property, and the information is within the possession or control of any of the owners of the property or any other person funding the phase one environmental site assessment;

(c) the information is publicly available; or

(d) the information is available from government sources through access to information legislation.

(3) For the purposes of clause (2) (b), it is sufficient if an owner of the phase one property or any person funding the phase one environmental assessment provides a written statement to the qualified person,

(a) stating that the information referred to in clause (2) (b) has been provided to the qualified person or someone supervised by the qualified person in respect of the phase one environmental site assessment;

(b) detailing the information provided;

(c) providing details of any other information of which the owner or person is aware; and

(d) stating that all the information referred to in clause (c) of which the owner or person is aware has been included in the statement.

(4) The provisions of the *Ontario Water Resources Act* and of Regulation 903 of the Revised Regulations of Ontario, 1990 (Wells) made under that Act, that would apply to a test hole but for section 1.1, and subsections 13 (2), 14.1 (2), 14.2 (3), 14.3 (2), 14.4 (4) and 14.5 (3) of that regulation, apply to a monitoring well installed for the purpose of,

- (a) a phase one environmental site assessment; and
- (b) a phase two environmental site assessment.

PART VII

PHASE ONE ENVIRONMENTAL SITE ASSESSMENTS

Phase one environmental site assessment, requirements

23. A phase one environmental site assessment shall be conducted in accordance with this Part and shall meet the requirements set out in Schedule D.

Phase one environmental site assessment, general objectives

24. The general objectives of a phase one environmental site assessment are to do the following:

- 1. To develop a preliminary determination of the likelihood that one or more contaminants have affected any land or water on, in or under the phase one property.
- 2. To determine the need for a phase two environmental site assessment.
- 3. To provide a basis for carrying out any phase two environmental site assessment required.
- 4. To provide adequate preliminary information about environmental conditions in the land or water on, in or under the phase one property for the conduct of a risk assessment following completion of a phase two environmental site assessment.

Phase one environmental site assessment, components

25. Subject to section 31, a phase one environmental site assessment of a property shall include the following components:

- 1. A records review.
- 2. Interviews.
- 3. Site reconnaissance.
- 4. An evaluation of the information gathered from the records review, interviews and site reconnaissance.
- 5. A phase one environmental site assessment report.
- 6. The submission of the phase one environmental site assessment report to the owner of the phase one property.

Responsibilities of qualified persons, general

26. (1) A qualified person shall conduct or supervise a phase one environmental site assessment.

(2) Where this Regulation or Schedule D specifies that an aspect of a phase one environmental site assessment is to be conducted by a qualified person, a qualified person shall conduct that aspect of the assessment.

(3) In all cases, the qualified person shall ensure that the phase one environmental site assessment is conducted in accordance with this Part and meets the requirements of Schedule D.

Responsibilities of qualified person, impediments

27. (1) The qualified person shall identify physical impediments that interfere with or may limit the ability to conduct investigations or to meet any general or specific objectives, components or requirements of a phase one environmental site assessment.

(2) The qualified person shall ensure that no impediment precludes meeting the general or specific objectives, components or requirements of a phase one environmental site assessment.

(3) Denial of access to a qualified person, or someone supervised by a qualified person, to a structure or building or to any other part of the phase one property or any area under the phase one property, for any reason other than safety or inaccessibility, is an impediment that precludes meeting the general or specific objectives, components or requirements of a phase one environmental site assessment.

(4) The qualified person shall document the denial of access, where access to a structure or building or to any other part of the phase one property or any area under the phase one property is denied to the qualified person, or someone supervised by a qualified person, because of safety or inaccessibility.

Requirement that phase one site assessment report be based on current work

28. (1) A report may be used by a qualified person as a phase one environmental site assessment report in a record of site condition or used as a phase one environmental site assessment report in planning, conducting or supervising a phase two environmental site assessment, for the phase one property that is the subject of the report or an RSC property within it, if,

- (a) the date the last work on all of the records review, interviews and site reconnaissance required for the phase one environmental site assessment that is the subject of the report was done is no later than 18 months before the submission of the record of site condition or the commencement of the phase two environmental site assessment;
- (b) in the professional opinion of the qualified person, there is no new or materially changed area of potential environmental concern at the property;
- (c) the phase one environmental site assessment meets all other requirements of this Part and Schedule D for a phase one environmental site assessment, including the requirements for a phase one environmental site assessment report;
- (d) the report is a single document; and
- (e) the report is the most recent document that meets the requirements of this Part and Schedule D for a phase one environmental site assessment report.

(2) If subsection (1) does not apply, the qualified person shall, before submitting the record of site condition or commencing the phase two environmental site assessment, update the phase one environmental site assessment by conducting or supervising such further portions of a phase one environmental site assessment as may be necessary to achieve,

- (a) the general objectives in section 24; and
- (b) the specific objectives and requirements for the components of the assessment set out in Schedule D.

(3) Subsection (1) applies to a report of an update undertaken pursuant to subsection (2), except clause (1) (d) does not apply and clauses (1) (c) and (e) apply with necessary modifications.

Responsibilities of qualified person re reports and data

29. The qualified person who is conducting or supervising the phase one environmental site assessment shall,

- (a) use all reasonably accessible environmental site assessment reports and other reports and data, as appropriate, to conduct a phase one environmental site assessment; and
- (b) document all reports and data consulted, and indicate what was used and how it was used in the phase one environmental site assessment.

Responsibilities of newly retained qualified person

30. (1) Where a qualified person retained by or on behalf of an owner who wishes to submit a record of site condition for filing is not the same qualified person who conducted or supervised the phase one environmental site assessment, the qualified person who has been retained with respect to the submission of the record of site condition for filing shall review the phase one environmental site assessment and any other material necessary to determine whether,

- (a) the phase one environmental site assessment meets the requirements of this Part and Schedule D for a phase one environmental site assessment, including the requirements for a phase one environmental site assessment report;
- (b) the phase one conceptual site model accurately reflects the environmental condition of the phase one property and any need for a phase two environmental site assessment; and
- (c) there is no new or materially changed area of potential environmental concern at the phase one property.

(2) The qualified person referred to in subsection (1) shall, before submitting the record of site condition or commencing the phase two environmental site assessment, conduct or supervise such work on a phase one environmental site assessment as may be necessary, to achieve the general objectives in section 24 and the specific objectives and requirements for the components of the assessment set out in Schedule D, if the qualified person determines that,

- (a) the phase one environmental site assessment conducted or supervised by another qualified person does not meet the requirements referred to in clause (1) (a);
- (b) the phase one conceptual site model does not accurately reflect the environmental condition of the phase one property and any need for a phase two environmental site assessment; or
- (c) there is a new or materially changed area of potential environmental concern at the phase one property.

(3) The work referred to in subsection (2) includes the conduct and supervision of all or part of a phase one environmental site assessment, the preparation of all or part of a phase one environmental site assessment report or update to the report and the preparation of any documentary components of the report, such as a phase one conceptual site model.

(4) Nothing in this section shall be construed so as to derogate from any obligations imposed on the qualified person under the *Professional Engineers Act* or the *Professional Geoscientists Act, 2000*.

Transition

31. (1) If, before October 1, 2004, a report was completed for the purposes of an initial site assessment as referred to in section 8.1 of the Cleanup Guideline 1996, the initial site assessment is deemed to be a phase one environmental site assessment for the purpose of section 168.1 of the Act if a qualified person reviews the report and certifies that the initial site assessment was completed in accordance with this Part, except clause 28 (1) (a).

(2) If, before October 1, 2004, an initial site assessment, as referred to in section 8.1 of the Cleanup Guideline 1996, was commenced, but not completed, the initial site assessment satisfies the requirements of this Regulation for a phase one environmental site assessment if,

- (a) a qualified person certifies in writing in the phase one environmental assessment report required under section 25 that the components of the initial site assessment completed before this Regulation came into force meet the requirements of this Regulation, except clause 28 (1) (a), with respect to a phase one environmental site assessment, except that they were not conducted or supervised by a qualified person; and
- (b) a phase one environmental site assessment is completed that consists of,
 - (i) a review by a qualified person of those components of the initial site assessment completed before October 1, 2004, and
 - (ii) the completion of those components required under this Part that were not completed before October 1, 2004.

**PART VIII
PHASE TWO ENVIRONMENTAL SITE ASSESSMENTS**

When phase two assessment required to file record of site condition

32. (1) For the purposes of submitting a record of site condition for filing under subsection 168.4 (1) of the Act in respect of a property, a phase two environmental site assessment is required,

- (a) if during a phase one environmental site assessment of the property, a potentially contaminating activity is identified on, in or under the property; or
- (b) if the property is used, or has ever been used, in whole or in part for an industrial use or for any of the following commercial uses,
 - (i) as a garage,
 - (ii) as a bulk liquid dispensing facility, including a gasoline outlet, or
 - (iii) for the operation of dry cleaning equipment.
- (2) Clause (1) (b) does not apply if,
 - (a) the property is currently used for an agricultural or other use, or a community use, an institutional use, a parkland use or a residential use; and
 - (b) since the latest date on which the property stopped being used for any of the types of property uses described in clause (1) (b), a record of site condition has been filed in the Registry under section 168.4 of the Act for the use described in clause (a).
- (3) Clause (1) (b) does not apply with respect to the part of a property that is being used or has ever been used,
 - (a) for quarrying to excavate consolidated or unconsolidated aggregate; or
 - (b) for that aspect of the production of oil and gas consisting of the presence of an oil well or gas well on, in or under the property.

Phase two environmental site assessments, requirements

33. A phase two environmental site assessment shall be conducted in accordance with this Part and shall meet the requirements set out in Schedule E.

Phase two environmental site assessments, general objectives

33.1 (1) The general objectives of a phase two environmental site assessment are to do the following:

- 1. To determine the location and concentration of contaminants in the land or water on, in or under the phase two property.
- 2. To obtain information about environmental conditions in the land or water on, in or under the phase two property necessary to undertake a risk assessment, in accordance with this Regulation, with respect to one or more contaminants of concern.

3. To determine if applicable site condition standards and standards specified in a risk assessment for contaminants on, in or under the phase two property were met as of the certification date.
- (2) The qualified person shall ensure that the general objectives of a phase two environmental site assessment are achieved by,
 - (a) developing an understanding of the geological and hydrogeological conditions at the phase two property; and
 - (b) conducting one or more rounds of field sampling for all contaminants associated with any area of potential environmental concern identified in the phase two sampling and analysis plan and for any such contaminants identified during subsequent phase two activities and analyses of environmental conditions at the phase two property.

Phase two environmental site assessment, components

33.2 Subject to section 33.8, a phase two environmental site assessment shall include the following components:

1. The planning of a site investigation.
2. A site investigation.
3. A review and evaluation of the information gathered through the site investigation.
4. A phase two environmental site assessment report.
5. The submission of the phase two environmental site assessment report to the owner of the phase two property.

Responsibilities of qualified persons, general

33.3 (1) A qualified person shall conduct or supervise a phase two environmental site assessment.

(2) Where this Regulation or Schedule E specifies that an aspect of a phase two environmental site assessment is to be conducted by a qualified person, a qualified person shall conduct that aspect of the assessment.

(3) In all cases, the qualified person shall ensure that the phase two environmental site assessment is conducted in accordance with this Part and meets the requirements of Schedule E.

Responsibilities of a qualified person, impediments

33.4 (1) The qualified person shall identify physical impediments that interfere with or may limit the ability to conduct investigations, sampling or analyses or to meet any general or specific objectives, components or requirements of a phase two environmental site assessment.

(2) The qualified person shall ensure that no impediment precludes meeting the general or specific objectives, components or requirements of a phase two environmental site assessment.

(3) Denial of access to a qualified person, or someone supervised by a qualified person, to a structure or building or to any other part of the phase two property or any area under the phase two property, for any reason other than safety or inaccessibility, is an impediment that precludes meeting the general or specific objectives, components or requirements of a phase two environmental site assessment.

(4) The qualified person shall document the denial of access, where access to a structure or building or to any other part of the phase two property or any area under the phase two property is denied to the qualified person, or someone supervised by a qualified person, because of safety or inaccessibility.

Requirement that phase two environmental site assessment report be based on current work

33.5 (1) A report may be used by a qualified person as a phase two environmental site assessment report in a record of site condition or used as a phase two environmental site assessment report in planning, conducting or supervising a risk assessment, for the phase two property that is the subject of the report or an RSC property within it, if,

- (a) the date the last work on all of the planning the site investigation, conducting the site investigation and reviewing and evaluating the information gathered through the site investigation required for the phase two environmental site assessment that is the subject of the report was done is no later than 18 months before the submission of the record of site condition or the commencement of the risk assessment;
- (b) in the professional opinion of the qualified person, there is no new or materially changed area of potential environmental concern at the property;
- (c) the phase two environmental site assessment meets all other requirements of this Part and Schedule E for a phase two environmental site assessment, including the requirements for a phase two environmental site assessment report;
- (d) the report is a single document; and
- (e) the report is the most recent document that meets the requirements of this Part and Schedule E for a phase two environmental site assessment report.

(2) If subsection (1) does not apply, the qualified person shall, before submitting the record of site condition or commencing the risk assessment, update the phase two environmental site assessment by conducting or supervising such further portions of a phase two environmental site assessment as may be necessary to achieve,

- (a) the general objectives in subsection 33.1 (1); and
- (b) the specific objectives and requirements for the components of the assessment set out in Schedule E.

(3) Subsection (1) applies to a report of an update undertaken pursuant to subsection (2) except clause (1) (d) does not apply and clauses (1) (c) and (e) apply with necessary modifications.

Responsibilities of qualified person re reports and data

33.6 The qualified person who is conducting or supervising the phase two environmental site assessment shall,

- (a) use all reasonably accessible environmental site assessment reports and other reports and data, as appropriate, to conduct a phase two environmental site assessment; and
- (b) document all reports and data consulted, and indicate what was used and how it was used in the phase two environmental site assessment.

Responsibilities of newly retained qualified person

33.7 (1) Where a qualified person retained by or on behalf of an owner who wishes to submit a record of site condition for filing is not the same qualified person who conducted or supervised the phase two environmental site assessment, the qualified person who has been retained with respect to submission of the record of site condition for filing shall review the phase two environmental site assessment and any other material necessary to determine whether,

- (a) the phase two environmental site assessment meets the requirements of this Part and Schedule E for a phase two environmental site assessment, including the requirements for a phase two environmental site assessment report;
- (b) the phase two conceptual site model accurately reflects the environmental condition of the phase two property prior to any actions taken to reduce the concentration of contaminants; and
- (c) there is no new or materially changed area of potential environmental concern at the phase two property.

(2) The qualified person referred to in subsection (1) shall, before submitting the record of site condition or commencing a risk assessment, conduct or supervise such work on a phase two environmental site assessment as may be necessary to achieve the general objectives in subsection 33.1 (1) and the specific objectives and requirements for the components of the assessment set out in Schedule E, if the qualified person determines that,

- (a) the phase two environmental site assessment conducted or supervised by another qualified person does not meet the requirements referred to in clause (1) (a);
- (b) the phase two conceptual site model does not accurately represent the environmental condition of the phase two property prior to any actions taken to reduce the concentration of contaminants; or
- (c) there is a new or materially changed area of potential environmental concern at the phase one property.

(3) The work referred to in subsection (2) includes the conduct and supervision of all or part of a phase two environmental site assessment, the preparation of all or part of a phase two environmental site assessment report or update to the report and the preparation of any documentary components of the report, such as a phase two conceptual site model.

(4) Nothing in this section shall be construed so as to derogate from any obligations imposed on the qualified person under the *Professional Engineers Act* or the *Professional Geoscientists Act, 2000*.

Transition

33.8 (1) If, before October 1, 2004, a report was completed for the purposes of a detailed site assessment as referred to in section 8.2 of the Cleanup Guideline 1996, the detailed site assessment is deemed to be a phase two environmental site assessment for the purpose of section 168.1 of the Act if a qualified person reviews the report and certifies that the detailed site assessment was completed in accordance with this Part, except clause 33.5 (1) (a).

(2) If, before October 1, 2004, a detailed site assessment as referred to in section 8.2 of the Cleanup Guideline 1996 in respect of a property was commenced, but not completed, the detailed site assessment satisfies the requirements of this Regulation for a phase two environmental site assessment if,

- (a) a qualified person certifies in writing in the phase two environmental assessment report required under section 33 that the components of the detailed site assessment completed before October 1, 2004 meet the requirements of this Regulation, except clause 33.5 (1) (a), with respect to a phase two environmental site assessment, except that they were not conducted or supervised by a qualified person; and
- (b) a phase two environmental site assessment is completed that consists of,

- (i) a review by a qualified person of those components of the detailed site assessment completed before October 1, 2004, and
- (ii) the completion of those components required under this Part that were not completed by October 1, 2004.

15. (1) The definition of “well” in subsection 35 (1) of the Regulation is revoked and the following substituted:

“well” means a hole made in the ground to locate or to obtain ground water and includes a spring around or in which works are made or equipment is installed for collection or transmission of water, but does not include such a hole intended to test or to obtain information in respect of ground water or an aquifer;

(2) Clause 35 (3) (a) of the Regulation is revoked and the following substituted:

- (a) the property, and all other properties located, in whole or in part, within 250 metres of the boundaries of the property, are supplied by a municipal drinking water system, as defined in the *Safe Drinking Water Act, 2002*, and have no wells installed for the extraction of ground water;

16. (1) Subsection 36 (2) of the Regulation is amended by adding “Subject to subsection (2.1)” at the beginning.

(2) Section 36 of the Regulation is amended by adding the following subsection:

(2.1) Subject to subsection (4), for the purposes of sub-subparagraph 4 i B of subsection 168.4 (1) of the Act, the prescribed contaminants and the applicable prescribed full depth generic site condition standards for those contaminants are,

- (a) in the case of a property described in clause 43.1 (1) (a), those set out in Table 6 of the Soil, Ground Water and Sediment Standards; and
- (b) in the case of a property described in clause 43.1 (1) (b), those set out in Table 8 of the Soil, Ground Water and Sediment Standards.

(3) Paragraph 1 of subsection 36 (3) of the Regulation is revoked and the following substituted:

- 1. In each of the following media that exist at the property, the concentration of the contaminants does not exceed the standards in relation to the medium for that type of property use set out in Table 2, Table 6 or Table 8, as the case may be, of the Soil, Ground Water and Sediment Standards:
 - i. In the case of standards set out in Table 2 or Table 6, soil, not including sediment (if any).
 - ii. In the case of standards set out in Table 8,
 - A. soil, not including sediment (if any), and
 - B. sediment.

(4) Paragraph 2 of subsection 36 (3) of the Regulations is amended by striking out “Table 2” and substituting “Table 2, Table 6 or Table 8, as the case may be,”.

(5) Section 36 of the Regulation is amended by adding the following subsection:

(4) If each of clauses 43.1 (1) (a) and (b) apply to a property and the applicable full depth generic standard for a contaminant that is set out in Table 6 is different from the applicable full depth generic standard that is set out in Table 8, the applicable full depth generic standard for the contaminant is the standard that prescribes the lower concentration for the contaminant.

17. (1) Subsection 37 (2) of the Regulation is amended by adding “Subject to subsection (2.1)” at the beginning.

(2) Section 37 of the Regulation is amended by adding the following subsection:

(2.1) Subject to subsection (4), for the purposes of sub-subparagraph 4 i B of subsection 168.4 (1) of the Act, the prescribed contaminants and the applicable full depth generic site condition standards for those contaminants are,

- (a) in the case of a property described in clause 43.1 (1) (a), those set out in Table 7 of the Soil, Ground Water and Sediment Standards; and
- (b) in the case of a property described in clause 43.1 (1) (b), those set out in Table 9 of the Soil, Ground Water and Sediment Standards.

(3) Paragraph 1 of subsection 37 (3) of the Regulation is revoked and the following substituted:

- 1. In each of the following media that exist at the property, the concentration of the contaminants does not exceed the standards in relation to the medium for that type of property use set out in Table 3, Table 7 or Table 9, as the case may be, of the Soil, Ground Water and Sediment Standards:
 - i. In the case of standards set out in Table 3 or Table 7, soil, not including sediment (if any).
 - ii. In the case of standards set out in Table 9,

- A. soil, not including sediment (if any), and
- B. sediment.

(4) Paragraph 2 of subsection 37 (3) of the Regulation is amended by striking out “Table 3” and substituting “Table 3, Table 7 or Table 9, as the case may be,”.

(5) Section 37 of the Regulation is amended by adding the following subsection:

(4) If each of clauses 43.1 (1) (a) and (b) apply to a property and the applicable full depth generic standard for a contaminant that is set out in Table 7 is different from the applicable full depth generic standard that is set out in Table 9, the applicable full depth generic standard for the contaminant is the standard that prescribes the lower concentration for the contaminant.

18. (1) Clause 41 (1) (a) of the Regulation is revoked and the following substituted:

- (a) the property is,
 - (i) within an area of natural significance,
 - (ii) includes or is adjacent to an area of natural significance or part of such an area, or
 - (iii) includes land that is within 30 metres of an area of natural significance or part of such an area;

(2) Clause 41 (1) (b) of the Regulation is amended by adding at the end “or”.

(3) Clauses 41 (1) (c) and (d) of the Regulation are revoked.

(4) Subsection 41 (3) of the Regulation is revoked.

19. The definition of “course textured soil” in subsection 42 (2) of the Regulation is revoked and the following substituted:

“coarse textured soil” means soil that contains more than 50 per cent by mass of particles that are 75 micrometres or larger in mean diameter;

20. Subsections 43 (2) and (3) of the Regulation are revoked and the following substituted:

(2) In cases where a cell in a table in the Soil, Ground Water and Sediment Standards indicates “N/V” as referenced in subsection (1), if the contaminant is detected in the environmental medium on, in or under a property and is associated with potentially contaminating activity, the owner of the property may submit to the Director a new science risk assessment described in section 9 of Schedule C, if the owner or qualified person is of the opinion that a risk assessment is necessary in order to complete the certifications in a record of site condition prescribed by Schedule A.

(3) In cases where a contaminant is detected on, in or under a property and the contaminant is not listed in the table that sets out the applicable site conditions standards in the Soil, Ground Water and Sediment Standards and is associated with potentially contaminating activity, the owner of the property may submit to the Director a new science risk assessment described in section 9 of Schedule C, if the owner or qualified person is of the opinion that a risk assessment is necessary in order to complete the certifications in a record of site condition prescribed by Schedule A.

21. The Regulation is amended by adding the following section before the heading “RISK ASSESSMENTS”:

Site condition standards, shallow soil property or water body

43.1 (1) This section applies in relation to a property if,

- (a) the property is a shallow soil property; or
- (b) the property includes all or part of a water body or is adjacent to a water body or includes land that is within 30 metres of a water body.

(2) If this section applies, the qualified person shall not use the applicable stratified site condition standards pursuant to sub-subparagraph 4 i C of subsection 168.4 (1) of the Act in certifying the record of site condition for the purposes of paragraph 4 of subsection 168.4 (1) of the Act.

(3) In this section,

“shallow soil property” means a property of which 1/3 or more of the area consists of soil equal to or less than 2 metres in depth beneath the soil surface, excluding any non-soil surface treatment such as asphalt, concrete or aggregate;

“soil” means, for the purposes of the definition of shallow soil property, unconsolidated naturally occurring mineral particles and other naturally occurring material resulting from the natural breakdown of rock or organic matter by physical, chemical or biological processes that are smaller than 2 millimetres in size or that pass the US #10 sieve, and includes a mixture of soil and rock if less than 50 per cent by mass of the mixture is rock.

22. Section 47 of the Regulation is revoked and the following substituted:

Analytical procedures

47. (1) Where a qualified person takes a sample of sediment, soil or ground water from the land or water in, on or under a property for the purpose of analysing the sample for a contaminant as part of a phase one or phase two environmental site assessment or a risk assessment or for the purpose of indicating the maximum concentration of a contaminant in, on or under the property in a record of site condition, the qualified person shall ensure that,

- (a) the samples are handled and stored in accordance with the Analytical Protocol;
- (b) the collection and chain of custody of samples is carried out in accordance with the requirements in Part VIII and Schedule E;
- (c) the analyses of the samples mentioned in clause (a) are carried out by a laboratory that,
 - (i) has been accredited in accordance with the International Standard ISO/IEC 17025 – General Requirement for the Competence of Testing and Calibration Laboratories, dated May 5, 2005, as amended from time to time, and
 - (ii) has been accredited in accordance with the standards, if standards for proficiency testing have been developed by the Standards Council of Canada, the Canadian Association for Laboratory Accreditation or another accreditation body accepted by the Director for a parameter set out in the Soil, Ground Water and Sediment Standards;
- (d) the laboratory provides the certificate of analysis or analytical report referred to in subsection (2) prepared in accordance with the Analytical Protocol and the requirements of subsection (3); and
- (e) the laboratory is not instructed to exclude, from an analytical report or certificate of analysis, any of the parameters which were analyzed.

(2) If a sample mentioned in subsection (1) is submitted by a qualified person to a laboratory for analysis for a contaminant, the laboratory shall,

- (a) conduct the analysis for the contaminant in accordance with the Analytical Protocol; and
- (b) give a certificate of analysis or analytical report to the qualified person that specifies the analytical method used for conducting the analysis for the contaminant.

(3) The certificate of analysis or analytical report referenced in clause (2) (b) shall contain a complete record of the submission and analysis, including all correspondence between the laboratory and the qualified person or anyone under the supervision and control of the qualified person with respect to the sample collection, chain of custody, handling and analysis including,

- (a) the laboratory name, address, contact and phone number;
- (b) client name, client contact, address and phone number;
- (c) sample identification number for tracking purposes;
- (d) sample type and location;
- (e) sampling date;
- (f) date the sample was received;
- (g) date the sample was analyzed;
- (h) method identification and method reference as specified in the Analytical Protocol;
- (i) chemical parameter measured;
- (j) reporting limits, including adjustment for sample size, moisture content or dilution factor;
- (k) method specific quality assurance and quality control requirements as specified in the Analytical Protocol;
- (l) authorization to release the certificate including,
 - (i) the name, function, and signature or equivalent of any person authorizing the release, and
 - (ii) a statement that the results relate only to the items tested and to all the items tested;
- (m) certification that the data met all analytical requirements in the Analytical Protocol with, if applicable, a detailed description of and rationale for qualification for required exceptions; and
- (n) all information recorded by the laboratory with respect to the condition of samples brought to the laboratory, including information recorded with respect to,
 - (i) sample quality, holding time, preservation and storage, and
 - (ii) sample containers.

(4) Despite subsection (2), the analysis of a sample for a contaminant may be conducted by a laboratory using a method other than a method specified in the Analytical Protocol if the laboratory obtains the written permission of the Director to use that analytical method for that contaminant.

(5) The qualified person mentioned in subsection (2) shall obtain from the laboratory mentioned in subsection (2) written confirmation that the laboratory has,

- (a) conducted its analysis for a contaminant,
 - (i) in accordance with the Analytical Protocol, or
 - (ii) in accordance with an analytical method for which the laboratory has obtained the written permission of the Director under subsection (4); and
- (b) provided an analytical report or certificate of analysis referred to in subsection (2) that has been prepared in accordance with the Analytical Protocol and the requirements of subsection (3).

(6) If an analysis has been undertaken pursuant to subsection (4), the provisions of clause (2) (b) and subsection (3) apply with necessary modifications to the reporting of the results of the analysis.

(7) In this section,

“Analytical Protocol”, means the “Protocol for Analytical Methods Used in the Assessment of Properties under Part XV.1 of the *Environmental Protection Act*” published by the Ministry and dated March 9, 2004, as it may be amended from time to time.

23. Section 48 of the Regulation is amended by adding the following subsection:

(2.1) Subsection (2) does not apply to allow, in the circumstances outlined in that subsection, compositing of samples of soil or sediment to be analysed for volatile contaminants, including volatile organic compounds.

24. Subsection 49 (2) of the Regulation is revoked and the following substituted:

(2) A property does not meet an applicable potable ground water site condition standard unless the qualified person has determined that there is no indication of objectionable petroleum hydrocarbon odour and taste associated with the ground water.

25. (1) The heading to Part XI of the Regulation is revoked and the following substituted:

**PART XI
NOTICES OF ORDERS**

(2) Part XI of the Regulation is amended by adding the following section:

Notice of an order

51.1 (1) For the purposes of subsection 168.7.2 (1) of the Act, a notice of an order shall set out the number and date of issue of the order.

(2) For the purposes of subsection 168.7.2 (2) of the Act, notice of compliance shall set out the number and date of issue of the order and the date on which the Director was satisfied that the order had been complied with.

26. Section 55 of the Regulation is revoked.

27. The Regulation is amended by adding the following Part:

**PART XII
SOIL**

Soil brought from another property

55. (1) Soil that did not originate at a RSC property may be brought from another property to a RSC property to remain there following the filing of a record of site condition only where the RSC property,

- (a) is being used or has been used, in whole or in part, for one of the uses described in clause 32 (1) (b);
- (b) is a property with respect to which a potentially contaminating activity on, in or under the property has been identified as occurring or having occurred;
- (c) is not a property described in subsection 32 (2); and
- (d) is a property with respect to which one or more contaminants of concern have been identified as present.

(2) Soil referred to in subsection (1) may only be brought to an RSC property referred to in subsection (1) where a qualified person has ensured in the course of the phase two environmental site assessment with respect to the RSC property that the requirements of Schedule E regarding soil brought to the phase two property have been met and the RSC property is the same as or within the phase two property.

(3) Despite subsection (1), soil that did not originate at a RSC property may be brought from another property to the RSC property to remain there following the filing of a record of site condition if either of the following circumstances apply:

1. A qualified person conducting or supervising the phase two environmental site assessment has determined that the soil meets the standards set out in Table 1 of the Soil, Ground Water and Sediment Standards with respect to all contaminants in the soil to be brought from the other property to the RSC property and the determination was made during the course of a phase two environmental site assessment and, with necessary modifications, in accordance with the provisions in Schedule E that apply to soil brought to the phase two property with respect to a RSC property described in subsection (1).
2. A qualified person has determined that a record of site condition may be submitted without a phase two environmental site assessment, the record of site condition is to be submitted or has been submitted and the qualified person who is conducting or supervising or has conducted or supervised the phase one environmental site assessment has determined in accordance with Schedule F that soil intended to be brought from the other property to the RSC property meets the standards set out in Table 1 of the Soil, Ground Water and Sediment Standards with respect to all contaminants in the soil to be brought from the other property to the RSC property.

(4) Soil that did not originate at a RSC property and that is brought from another property to a RSC property to remain at the RSC property following the filing of a record of site condition shall be used at the RSC property solely to backfill an excavation or for final grading.

28. (1) Section 1 of Schedule A to the Regulation is amended by adding the following subsections:

(3) For the purposes of this Schedule, when reference is made to information relevant to this RSC it includes reports prepared by or on behalf of any person, including a current or former owner of the property, containing information in respect of the environmental condition of all or part of a phase one or phase two property.

(4) Without limiting the generality of subsection (3), information relevant to this RSC includes the following:

1. Environmental site assessment reports.
2. Remediation reports.
3. Reports prepared in response to an order or request of the Ministry.
4. Any other reports relating to the presence of a contaminant on, in or under the phase one property or the existence of an area of potential environmental concern.

(2) Section 2 of Schedule A to the Regulation is revoked and the following substituted:

2. The RSC and documents included in the RSC shall be submitted for filing in a form acceptable to the Director and the Director may require that the RSC and documents be submitted for filing in an acceptable electronic form.

(3) Section 3 of Schedule A to the Regulation is amended by striking out “is filed” and substituting “is submitted for filing”.

(4) Section 4 of Schedule A to the Regulation is amended by striking out the portion before paragraph 1 and substituting the following:

4. The person who is submitting the RSC for filing in respect of the property shall ensure that the RSC contains the following information:

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(5) Paragraphs 1, 2, 3 and 4 of section 4 of Schedule A to the Regulation are revoked and the following substituted:

1. The name, mailing address, postal code and telephone number of the owner of the RSC property who is submitting the RSC for filing or is authorizing the submission of the RSC for filing.
2. The e-mail address and fax number, if any, of the owner of the RSC property who is submitting the RSC for filing or who is authorizing that another person submit the RSC for filing.
3. If the owner is a firm, company or partnership, the name of the person who is authorizing the filing on behalf of the firm, company or partnership.
4. The name and mailing address of any other current owner of the RSC property and, if the other owner is a firm, company or partnership, the name of a contact person for the other owner.

4.1 For the RSC property,

- i. a legal description of the property and a list of its owners and a description of the nature of their interest and any municipal address, assessment roll number and property identification number applicable to the property, prepared by a lawyer after reviewing a current plan of survey of the property that has been prepared, signed and sealed by a surveyor and all other necessary documents, and

- ii. geographic coordinates of the centroid of the property measured using a Global Positioning System receiver and projected on the UTM grid coordinate system identifying easting, northing and zone based on NAD 83 datum.

(6) Section 4 of Schedule A to the Regulation is amended by adding the following subsection:

(2) Despite paragraph 4.1 of subsection (1), where the RSC property consists of land that is administered by the Ministry of Natural Resources under the *Public Lands Act*, a description approved by the Surveyor General may be used instead of a plan of survey.

(7) Section 5 of Schedule A to the Regulation is amended by striking out the portion before paragraph 1 and substituting the following:

5. The person who is submitting the RSC for filing in respect of the property shall ensure that the following documents are contained in the RSC:

(8) Paragraphs 1, 2, 3 and 4 of section 5 of Schedule A to the Regulation are revoked and the following substituted:

1. If the owner is a corporation, other than a municipal corporation that is a beneficial owner, a copy of the Certificate of Status in the case of a corporation incorporated or continued under the *Business Corporations Act* or an equivalent document in the case of any other corporation. The Certificate of Status or other document must be dated no earlier than one month before the RSC is submitted for filing.
2. If the owner is an entity other than a corporation or an individual, a copy of a document that is equivalent to the documents referred to in paragraph 1, dated no earlier than one month before the date on which the RSC is submitted for filing.
3. If the owner has authorized an agent to make the statements required under subsection 6 (1) on their behalf, proof in a form approved by the Director of the owner's authorization to make the statements and to sign the RSC on the owner's behalf.

(9) Paragraphs 6, 7 and 8 of section 5 of Schedule A to the Regulation are revoked and the following substituted:

6. If the owner is not a receiver, a copy of any deed, transfer or other document by which the RSC property was in whole or part acquired by the owner, as determined by the lawyer providing the legal description required by paragraph 4.1 of section 4, even if the deed, transfer or other document includes other property in addition to the RSC property.
7. A copy of a current plan of survey, prepared, signed and sealed by a surveyor showing,
 - i. the RSC property,
 - ii. any RA property within which the RSC property is located, and
 - iii. the phase one property and any phase two property within which the RSC property is located.

(10) Section 5 of Schedule A to the Regulation is amended by adding the following subsections:

(2) Where section 21.1 of the regulation applies to allow the use of the standards referred to in subsection 21.1 (3) of the regulation in the record of site condition and the owner of the property wishes to use such standards, the person who is submitting the RSC for filing in respect of the property shall ensure that the following documents are contained in the RSC:

1. A copy of the notice referred to in section 21.1 of the regulation.
2. A copy of the acknowledgment referred to in section 21.1 of the regulation.

(3) Paragraphs 1 and 2 of subsection (1) do not apply if the beneficial owner of the RSC property is the Queen in right of Ontario or in right of Canada.

(4) Paragraph 7 of subsection (1) does not apply where the RSC property consists of land that is administered by the Ministry of Natural Resources under the *Public Lands Act*, but a description approved by the Surveyor General showing the RSC property, any RA property within which the RSC property is located and the phase one property and any phase two property within which the RSC property is located shall be contained in the RSC.

(11) Subsection 6 (1) of Schedule A to the Regulation is amended by striking out "The person who is filing the RSC" in the portion before paragraph 1 and substituting "The person who is submitting the RSC for filing".

(12) Paragraph 1 of subsection 6 (1) of Schedule A to the Regulation is amended by striking out "I acknowledge that the RSC will be filed" at the beginning and substituting "I acknowledge that the RSC will be submitted for filing".

(13) Paragraph 2 of subsection 6 (1) of Schedule A to the Regulation is revoked and the following substituted:

2. I have conducted reasonable inquiries to obtain all information relevant to this RSC, including information from the other current owners of the RSC property named in this part of the RSC and I [insert have or have not] obtained all information relevant to this RSC of which I am aware.

(14) Subsection 6 (1) of Schedule A to the Regulation is amended by adding the following paragraph:

5. I have ensured that access to the entire property, including the phase one property, any phase two property and the RSC property, has been afforded to the qualified person and to persons supervised by the qualified person, for purposes of conducting the site reconnaissance.

(15) Section 7 of Schedule A to the Regulation is revoked and the following substituted:

7. This Part applies to a RSC submitted for filing in respect of a property if a phase two environmental site assessment was not conducted for the property.

(16) Section 9 of Schedule A to the Regulation is revoked and the following substituted:

9. The qualified person shall provide in the RSC the following information:

1. Their name, mailing address, telephone number, e-mail address and fax number.
2. The name of the local municipality and of any upper-tier municipality in which the property is located.

(17) Paragraphs 1 and 2 of section 10 of Schedule A to the Regulation are revoked and the following substituted:

1. A phase one environmental site assessment of the RSC property, which includes the evaluation of the information gathered from a records review, site reconnaissance, interviews, a report and any updates as required has been conducted in accordance with the regulation by or under the supervision of a qualified person as required by the regulation.
2. As of *[insert the certification date]*, no phase two environmental site assessment is required by the regulation for the RSC property and based on the phase one environmental site assessment for the RSC property, in my opinion, it is not necessary for any other reason to conduct a phase two environmental site assessment for the RSC property.

(18) Section 11 of Schedule A to the Regulation is revoked and the following substituted:

11. The qualified person shall provide in the RSC the following information and documents:

1. The total area of the RSC property in hectares.
2. The title, author and date of the document used as the phase one environmental site assessment report in submitting the record of site condition for filing.
3. The RSC number of any previous RSC that has been filed in the Registry, if the previous RSC applies to any part of the RSC property.
4. The transition notice number of any previous transition notice that has been filed in the Registry, if the previous transition notice applies to any part of the RSC property.
5. A list of reports or other documents, other than the documents referred to in paragraph 2, setting out title, author and date and type of environmental site assessment, where applicable, relied upon in certifying the information set out in section 10 or otherwise used in conducting the phase one environmental site assessment.
6. The table of current and past uses of the phase one property prepared during the phase one environmental site assessment.
7. The phase one conceptual site model prepared during the phase one environmental site assessment.
8. The date the last work on the records review, interviews and site reconnaissance components of the phase one environmental site assessment was done.
9. The document prepared pursuant to subsection 3 (3) of Schedule F, where Schedule F and paragraph 2 of subsection 55 (3) of the regulation apply to the RSC.

(19) Paragraph 3 of section 12 of Schedule A to the Regulation is amended by striking out “I acknowledge that the RSC will be filed” at the beginning and substituting “I acknowledge that the RSC will be submitted for filing”.

(20) Section 12 of Schedule A to the Regulation is amended by adding the following paragraph:

- 4.1 I do not hold and have not held *[add, where the qualified person is employed – and my employer does not hold and has not held]* a direct or indirect interest in the RSC property or any property which includes the RSC property and was the subject of a phase one or two environmental site assessment or risk assessment upon which this record of site condition is based.

(21) Section 13 of Schedule A to the Regulation is revoked and the following substituted:

13. This Part applies to a RSC submitted for filing in respect of a property if a phase two environmental site assessment was conducted for the property.

(22) Paragraphs 2, 3, 4 and 5 of section 15 of Schedule A to the Regulation are revoked and the following substituted:

2. The date the last work on the planning of the site investigation and conducting the site investigation components of the phase two environmental site assessment was done.
3. The table of current and past uses of the phase one property prepared during the phase one environmental site assessment.
4. The phase two conceptual site model prepared during the phase two environmental site assessment.
5. The name of the laboratory used to analyze any samples collected of soil, ground water or sediment on, in or under the RSC property.

(23) Paragraph 1 of subsection 16 (1) of Schedule A to the Regulation is revoked and the following substituted:

1. A phase one environmental site assessment of the RSC property, which includes the evaluation of the information gathered from a records review, site reconnaissance, interviews, a report and any updates required and has been conducted in accordance with the regulation by or under the supervision of a qualified person as required by the regulation.

(24) Subsection 16 (2) of Schedule A to the Regulation is revoked.

(25) Paragraph 1 of section 17 of Schedule A to the Regulation is revoked and the following substituted:

1. A phase two environmental site assessment of the RSC property, which includes the evaluation of the information gathered from planning and conducting a site investigation, a report, and any updates required, has been conducted in accordance with the regulation by or under the supervision of a qualified person as required by the regulation.

(26) Section 18 of Schedule A to the Regulation is amended by adding “information and documents in respect of,” at the end of the portion before clause (a).

(27) Clause 18 (b) of Schedule A to the Regulation is revoked.

(28) Paragraph 1 of subsection 19 (2) of Schedule A to the Regulation is revoked and the following substituted:

1. One of the following certifications:
 - i. The owner of the property or a person authorized by the owner of the property has informed me that the owner of the property has, within the six months immediately before the submission of this record of site condition, given written notice of intention to apply non-potable ground water site condition standards to the clerk of the local municipality in which the property is located and the clerk of any upper-tier municipality in which the property is located.
 - ii. I have, within the six months immediately before the submission of this record of site condition, given written notice of intention to apply non-potable ground water site condition standards to the clerk of the local municipality in which the property is located and the clerk of any upper-tier municipality in which the property is located.

(29) Section 20 of Schedule A to the Regulation is revoked and the following substituted:

GROUND WATER SAMPLING

20. (1) Where ground water sampling at the RSC property is required, the qualified person shall certify in the RSC, in the language set out in this subsection, the following in relation to the RSC property:

1. Ground water sampling has been conducted in accordance with the regulation by or under the supervision of a qualified person as required by the regulation.
- (2) Where ground water sampling at the RSC property is not required, the qualified person shall make a statement in the RSC as to whether ground water sampling has been carried out at the RSC property and, if not, the qualified person shall certify, in the language set out in this subsection, the following:
 1. As of [*insert certification date*], in my opinion, based on the phase one and phase two environmental site assessments, and any confirmatory sampling, which included the sampling and analysis of soil, it is not necessary to conduct sampling and analysis of ground water quality for the RSC property to make the certified statement set out in paragraph 3 of section 17 of Schedule A.

(30) Sections 27 to 34 of Schedule A to the Regulation are revoked and the following substituted:

27. The qualified person shall provide a description of any soil removals or other action taken to reduce the concentration of contaminants on, in or under the RSC property for the purposes of submitting the RSC for filing, in accordance with sections 28 to 34.2.

28. (1) The qualified person shall identify the estimated quantities of the soil, if any, originating at and remaining on the RSC property that have been remediated, at a location either on or off the property, to reduce the concentration of contaminants in the soil.

(2) The qualified person shall report estimated soil quantities as measured in, or equivalent to, in-ground volume in cubic metres.

(3) In identifying the quantities of any soil for the purposes of subsection (1), the qualified person shall indicate the remediation process or processes used and the estimated amount of soil remediated by each identified process.

29. (1) The qualified person shall identify the estimated quantities of soil or sediment, if any, removed from and not returned to the RSC property.

(2) The qualified person shall report the estimated soil and sediment quantities as measured in, or equivalent to, the in-ground volume in cubic metres.

30. (1) The qualified person shall identify the estimated quantity of the soil, if any, being brought from another property to and deposited at the RSC property, not including any soil that may have originated at but been remediated off the RSC property and that is identified in section 28.

(2) The qualified person shall report the estimated soil quantity as measured in, or equivalent to, the in-ground volume in cubic metres.

31. The qualified person shall identify and describe any ground water control or treatment measures that,

(a) were required for the RSC property prior to the certification date for the purpose of submitting the RSC for filing; or

(b) are or will be required for the RSC property after the certification date.

32. The qualified person shall identify the estimated volume in litres of ground water, if any, removed from and not returned to the RSC property.

33. The qualified person shall identify the volume in litres of ground water, if any, originating at and remaining on the RSC property that has been remediated at a location on or off the property, to reduce the concentration of contaminants in the ground water.

34. Other than the activities identified in sections 28 to 33, the qualified person shall identify any constructed works that,

(a) prior to the certification date for the purpose of submitting the RSC for filing, were required to control or otherwise mitigate the release or movement of known existing contaminants at the RSC property; or

(b) after the certification date, are required to control or otherwise mitigate the release or movement of known existing contaminants at the RSC property.

34.1 (1) The qualified person shall indicate whether there are any monitoring requirements or any requirements for care, maintenance or replacement of any monitoring or control works for known existing contaminants, if any, on the RSC property, after the certification date.

(2) A qualified person who indicates that there are monitoring requirements or requirements for care, maintenance or replacement of any monitoring or control works shall indicate whether those requirements are ground water management measures or soil management measures.

34.2 The qualified person shall indicate if any soil, sediment or ground water at the RSC property that is or was located within 3 metres of the RSC property boundary has been remediated or removed for the purpose of remediation.

(31) Paragraph 3 of section 35 of Schedule A to the Regulation is amended by striking out “I acknowledge the RSC will be filed” at the beginning and substituting “I acknowledge the RSC will be submitted for filing”.

(32) Section 35 of Schedule A to the Regulation is amended by adding the following paragraph:

4.1 I do not hold and have not held [*add, where the qualified person is employed – and my employer does not hold and has not held*] a direct or indirect interest in the RSC property or any property which includes the RSC property and was the subject of a phase one or two environmental site assessment or risk assessment upon which this record of site condition is based.

29. (1) Paragraphs 1, 2, 3 and 4 of section 3 of Schedule B to the Regulation are revoked and the following substituted:

1. The name, mailing address, postal code and telephone number of the owner of the RSC property who is filing the RSC or who is authorizing the filing of the RSC.

2. The e-mail address and fax number, if any, of the owner of the RSC property who is filing the RSC or who is authorizing the filing of the RSC.

3. If the owner is a firm, company or partnership, the name of the person who is authorizing the filing on behalf of the firm, company or partnership.
4. The name and mailing address of any other current owner of the RSC property and, if the other owner is a firm, company or partnership, the name of a contact person for the other owner.

4.1 For the RSC property,

- i. a legal description of the property, and a list of its owners and a description of the nature of their interest and any municipal address, assessment roll number and property identification number applicable to the property, prepared by a lawyer after reviewing a current plan of survey of the property that has been prepared, signed and sealed by a surveyor and all other necessary documents, and
- ii. geographic coordinates of the centroid of the property measured using a Global Positioning System receiver and projected on the UTM grid coordinate system identifying easting, northing and zone based on a NAD 83 datum.

(2) Paragraphs 9 and 10 of section 3 of Schedule B to the Regulation are revoked and the following substituted:

9. The name of the local municipality and of any upper-tier municipality in which the property is located.

(3) Section 3 of Schedule B to the Regulation is amended by adding the following subsection:

(2) Despite subparagraph 4.1 i of subsection (1), where the RSC property consists of land that is administered by the Ministry of Natural Resources under the *Public Lands Act*, a description approved by the Surveyor General may be provided instead of a plan of survey.

(4) Paragraphs 1, 2, 3 and 4 of section 4 of Schedule B to the Regulation are revoked and the following substituted:

1. If the owner is a corporation, other than a municipal corporation that is the beneficial owner, a copy of the Certificate of Status in the case of a corporation incorporated or continued under the *Business Corporations Act* or an equivalent document in the case of any other corporation. The Certificate of Status or other document must be dated no earlier than one month before the RSC is filed.
2. If the owner is an entity other than a corporation or an individual, a copy of a document that is equivalent to the documents referred to in paragraph 1, dated no earlier than one month before the date on which the RSC is filed.

(5) Paragraph 6 of section 4 of Schedule B to the Regulation is revoked and the following substituted:

6. If the owner is not a receiver, a copy of any deed, transfer or other document by which the RSC property was in whole or part acquired by the owner, as determined by the lawyer providing the legal description required by paragraph 4.1 of section 3, even if the deed, transfer or other document includes other property in addition to the RSC property.

(6) Paragraph 7 of section 4 to Schedule B to the Regulation is revoked and the following substituted:

7. A copy of a current plan of survey, prepared, signed and sealed by a surveyor showing and outlining,
 - i. the RSC property,
 - ii. any RA property within which the RSC property is located, and
 - iii. the phase one property and any phase two property within which the RSC property is located.

(7) Paragraphs 8 and 9 of section 4 of Schedule B to the Regulation are revoked.

(8) Section 4 of Schedule B to the Regulation is amended by adding the following subsections:

(2) Paragraphs 1 and 2 of subsection (1) do not apply if the beneficial owner of the RSC property is the Queen in right of Ontario or in right of Canada.

(3) Paragraph 7 of subsection (1) does not apply where the RSC property consists of land that is administered by the Ministry of Natural Resources under the *Public Lands Act*, but a description approved by the Surveyor General showing the RSC property, any RA property within which the RSC property is located and the phase one property and any phase two property within which the RSC property is located shall be contained in the RSC.

30. (1) Subsection 1 (1) of Schedule C to the Regulation is amended by adding the following definitions:

“approved model” means the data file entitled “Modified Generic Risk Assessment Model” and dated October 19, 2009, as amended from time to time, that is maintained by the Ministry as part of its Brownfield initiative and is available on the Internet and may be available in such other manner as the Minister of the Environment considers appropriate;

“community assessment report” means a report that,

- (a) has been prepared by a person referred to in section 6 of the regulation based on an assessment by such a person,
- (b) is a report on the assessment of contaminants of concern on one or more properties,

- (c) uses assumptions and models in order to propose intervention values for one or more of the contaminants referred to in clause (b),
- (d) proposes intervention values in respect of one or more properties which were not the source of the contaminant,
- (e) identifies the area within which properties to which the intervention values apply are located, and
- (f) has been submitted to a Director pursuant to an order or a draft order under legislation administered by the Ministry;

(2) The definitions of “contaminants of concern” and “RA property” in subsection 1 (1) of Schedule C to the Regulation are revoked.

(3) Section 2 of Schedule C to the Regulation is amended by adding the following subsection:

(3) The Director may require that the pre-submission form or the risk assessment report be in whole or in part submitted in an acceptable electronic form.

(4) Section 3 of Schedule C to the Regulation is amended by adding the following subsection:

(1.1) Despite subsection (1), in respect of a modified generic risk assessment that is described in section 7, the property owner shall submit the pre-submission form to the Ministry with the written risk assessment report referred to in paragraph 3 of subsection 2 (1).

(5) Paragraph 1 of subsection 3 (5) of Schedule C to the Regulation is revoked and the following substituted:

- 1. The name, mailing address, postal code and telephone number of the owner of the RA property who is responsible for the submission of the risk assessment.
- 1.1 The e-mail address and fax number, if any, of the owner of the RA property who is responsible for the submission of the risk assessment.

(6) Paragraph 4 of subsection 3 (5) of Schedule C to the Regulation is revoked and the following substituted:

- 4. For the RA property,
 - i. a legal description of the property and a list of its owners and a description of the nature of their interest and any municipal address, assessment roll number and property identification number applicable to the property, prepared by a lawyer after reviewing a current plan of survey of the property that has been prepared, signed and sealed by a surveyor and all other necessary documents, and
 - ii. municipal address, assessment roll number and property identification number, if any, applicable to the property.

(7) Section 3 of Schedule C to the Regulation is amended by adding the following subsection:

(5.1) Despite subparagraph 4.1 i of subsection (5), where the RSC property consists of land that is administered by the Ministry of Natural Resources under the *Public Lands Act*, a description approved by the Surveyor General may be provided instead of a plan of survey.

(8) Clause 3 (8) (a) of Schedule C to the Regulation is revoked and the following substituted:

- (a) a description and assessment of,
 - (i) areas of potential environmental concern, and
 - (ii) any subsurface structures and utilities on, in or under the RA property that may affect contaminant distribution and transport;
- (a.1) a description of and, as appropriate, figures illustrating, the physical setting of a RA property and any areas under it including,
 - (i) stratigraphy from ground surface to the deepest aquifer or aquitard investigated,
 - (ii) hydrogeological characteristics, including aquifers, aquitards and, in each hydrostratigraphic unit where one or more contaminants is present at concentrations above the applicable site condition standards, lateral and vertical hydraulic gradients,
 - (iii) approximate depth to bedrock,
 - (iv) approximate depth to water table,
 - (v) any respect in which section 41 or 43.1 of the regulation applies to the property,
 - (vi) areas where soil has been brought from another property and placed on, in or under the RA property, and
 - (vii) approximate locations, if known, of any proposed buildings and other structures;
- (a.2) where a contaminant is present on, in or under a RA property at a concentration greater than the applicable site condition standard, identification of,

- (i) each area where a contaminant is present on, in or under a RA property at a concentration greater than the applicable site condition standard,
 - (ii) the contaminants associated with each of the areas referred to in subclause (i), and
 - (iii) each medium in which a contaminant associated with an area referred to in subclause (i) above is present;
- (a.3) where a contaminant is present on, in or under a RA property at a concentration greater than the applicable site condition standard, a description of,
- (i) what is known about each of the areas referred to in subclause (a.2) (i),
 - (ii) the distribution, in each of the areas referred to in subclause (a.2) (i), of each contaminant present in the area at a concentration greater than the applicable site condition standard, for each medium in which the contaminant is present, together with figures showing the distribution,
 - (iii) anything known about the reason for the discharge into the natural environment of the contaminants present on, in or under the RA property at a concentration greater than the applicable site condition standard,
 - (iv) anything known about migration away from any area of potential environmental concern of the contaminants present on, in or under the RA property at a concentration greater than the applicable site condition standard, including the identification of any preferential pathways,
 - (v) climatic or meteorological conditions that may have influenced distribution and migration of the contaminants, such as temporal fluctuations in ground water levels, and
 - (vi) if applicable, information concerning soil vapour intrusion of the contaminants into buildings including,
 - (A) relevant construction features of a building, such as a basement or crawl space,
 - (B) building heating, ventilating and air conditioning design and operation, and
 - (C) subsurface utilities;
- (a.4) where contaminants on, in or under the RA property are present at concentrations greater than the applicable site condition standard, one or more cross-sections showing,
- (i) the lateral and vertical distribution of a contaminant in each area where the contaminant is present at a concentration greater than the applicable site condition standard in soil, ground water and sediment,
 - (ii) approximate depth to water table in each area referred to in subclause (i),
 - (iii) stratigraphy from ground surface to the deepest aquifer or aquitard investigated, and
 - (iv) any subsurface structures and utilities that may affect contaminant distribution and transport in each area referred to in subclause (i);

(9) Clause 3 (8) (b) of Schedule C to the Regulation is revoked and the following substituted:

- (b) for each area where a contaminant is present on, in or under the RA property at a concentration greater than the applicable site condition standard for the contaminant, a diagram identifying, with narrative explanatory notes,
- (i) the release mechanisms,
 - (ii) contaminant transport pathway,
 - (iii) the human and ecological receptors located on, in, under and off the RA property,
 - (iv) receptor exposure points, and
 - (v) routes of exposure;

(10) Subsection 3 (12) of Schedule C to the Regulation is revoked and the following substituted:

(12) Except in respect of a modified generic risk assessment, the Director shall review the pre-submission form and may provide comments with respect to it to the owner of the property.

(11) Paragraph 4 of subsection 4 (6) of Schedule C to the Regulation is revoked and the following substituted:

4. A summary of the phase one environmental site assessment and phase two environmental site assessment reports, including,
- i. justification for the sampling program used in undertaking the phase two environmental site assessment,
 - ii. a summary of quality assurance and quality controls used for the sampling program and analysis of the samples,
 - iii. an assessment of whether the sampling program is sufficient for the purposes of the risk assessment and if not, a description of what further site investigations were conducted to support the risk assessment, and

iv. a rationale for and description of any hydrogeological and geological interpretations which differ from assumptions on which the Soil, Ground Water and Sediment Standards are based.

4.1 The appendix to the phase two environmental site assessment report that reports on requirements in a phase two environmental site assessment in support of a modified generic risk assessment.

4.2 The portion of the review and evaluation section of the phase two environmental site assessment report headed "phase two conceptual site model".

(12) Section 4 of Schedule C to the Regulation is amended by adding the following subsections:

(7) Paragraphs 1 and 7 of subsection (6) do not apply with respect to a risk assessment report prepared as part of a modified generic risk assessment described in section 7.

(8) Paragraph 7 of subsection (6) does not apply with respect to a risk assessment report prepared as part of a risk assessment based on a community assessment report described in section 7.

(13) Section 7 of Schedule C to the Regulation is revoked and the following substituted:

Limited scope risk assessment

7. (1) A risk assessment is a limited scope risk assessment in respect of a property if,

- (a) it is either a risk assessment based on a community assessment report or a modified generic risk assessment; and
- (b) sections 9 and 10 do not apply to the risk assessment.

(2) A risk assessment is a risk assessment based on a community assessment report if,

- (a) the owner of the RA property, with respect to a contaminant that was assessed as part of and reported on in the community assessment report,
 - (i) relies on the models and assumptions used in the community assessment with respect to the contaminant, and
 - (ii) proposes one or more intervention values for contaminants set out in the community assessment report as a standard to be specified in the risk assessment;
- (b) the RA property is within the study area of the assessment described in the community assessment report;
- (c) the risk assessment uses the community assessment report in a manner that is appropriate to the characteristics of the RA property; and
- (d) the District Office of the Ministry for the area in which the RA property is located has been consulted on the appropriateness of using a limited scope risk assessment based on the community assessment report.

(3) A risk assessment is a modified generic risk assessment if the risk assessment,

- (a) uses the approved model in a manner that is appropriate to the characteristics of the RA property;
- (b) is submitted in a template provided by the Ministry for use in submitting a modified generic risk assessment; and
- (c) modifies an assumed value for an assumption, based on and in a manner consistent with the results of an assessment which meets the minimum requirements and objective for the assumption category associated with the assumption in each case where the risk assessment is to modify an assumed value for an assumption associated with an assumption category in Table 4 of Schedule E from the assumed value for the assumption used by the Ministry to develop the full depth generic site condition standards.

(4) A modified generic risk assessment shall not be submitted in respect of,

- (a) a property to which section 41 of the regulation applies; or
- (b) a property for which any risk management measure, other than any risk management measure designed and published by the Ministry for use in a modified generic risk assessment, is proposed in the risk assessment.

(14) Table 1 of Schedule C to the Regulation is revoked and the following substituted:

TABLE 1
MANDATORY REQUIREMENTS FOR RISK ASSESSMENT REPORTS

Report Section	Heading	Sub-Heading	Minimum Requirements
1. Summary of Recommendations and Findings	(a) Risk Assessment Objectives and Approach		Summarize the risk assessment objectives, including those specified in report section 4 (Human Health Risk Assessment) and report section 5 (Ecological Risk Assessment).
			Summarize the type or types of risk assessment approaches taken to meet the objectives.

Report Section	Heading	Sub-Heading	Minimum Requirements
	(b) Deviations from Pre-submission Form		Describe in detail any deviations from the information provided in the pre-submission form including,
			(a) any changes to the conceptual site model that was submitted as part of the form;
			(b) whether there has been a change in the type of risk assessment approach identified in the form; and,
			(c) whether another computer model was used other than the model specified in the form.
	(c) Risk Assessment Standards		State the proposed standard specified in the risk assessment for each contaminant of concern.
	(d) Risk Assessment Assumptions		State the assumptions used in determining each standard specified in the risk assessment, including property use assumptions.
	(e) Risk Management Requirements		State the risk management measures and on-going monitoring, maintenance and contingency plan requirements, if applicable.
2. Risk Assessment Team Membership			State the expertise required to complete this risk assessment and design of any risk management measures specified in report section 7 and justify the omission of areas of expertise normally associated with the completion of a risk assessment.
			Identify each team member with the expertise necessary to complete the risk assessment and state how their qualifications relate to the given role and expertise required for this risk assessment.
3. Property Information, Site Plan and Geological Interpretation	(a) Property Information		State the property location and ownership.
			Describe the general physical characteristics of the property including size of the property and size of contaminated area.
			Provide sufficient detail on the property to support the conceptual site model used in the preparation of the risk assessment report, including,
			(a) a summary of past and current use of property;
			(b) a summary of past and current use of any relevant property that is adjacent to the property;
			(c) a description of off-site sources of contaminants of concern and off-site receptors; and,
			(d) an indication of the proposed use of property.
	(b) Site Plan and Hydrogeological Interpretation of RA Property		Provide the site plans, cross-sections and a hydrogeological interpretation of the RA property that satisfies the requirements of clause 3 (8) (a) and that was relied upon in the preparation of the risk assessment and all documentation used to support this interpretation.
	(c) Contaminants of Concern		List all of the contaminants of concern.
			The contaminants of concern must include the following:
			1. Any contaminants detected on, in or under the RA property that exceed the applicable site condition standards.
			2. Any contaminants detected on, in or under the RA property and for which no applicable site condition standard is prescribed under Part IX (Site Condition Standards and Risk

Report Section	Heading	Sub-Heading	Minimum Requirements
			Assessment) of the regulation.
		(i) Sampling Programs	With reference to the sampling programs summarized in the appendices to the risk assessment report, describe how the program is adequate for the risk assessment objectives and approach specified in report section 1.
			In the case of an estimation of natural local background concentration risk assessment, specify the methods that were used to estimate the local background concentrations in soil, including details of,
			(a) any sampling programs undertaken in accordance with subsections 8 (4) to (8);
			(b) any existing geological data, as described in subsection 8 (9) that were used to estimate the natural local background concentrations in place of sampling data.
4. Human Health Risk Assessment (HHRA)	(a) Problem Formulation	(i) Human Health Conceptual Site Model	Provide a human health conceptual site model that,
			(a) satisfies the requirements of clause 3 (8) (b) and is consistent with the information upon which the diagrams referred to in that clause are based;
			(b) explains how the information provided under report section 3 was incorporated into and is consistent with the human health conceptual site model; and
			(c) was relied upon in the preparation of the risk assessment.
		(ii) Risk Assessment Objectives	State the objectives of the human health risk assessment and include an indication of,
			(a) the proposed use of the RA property;
			(b) the receptors and exposure pathways to be assessed by the human health risk assessment;
			(c) whether a qualitative or quantitative assessment of risk or both will be used in the human health risk assessment; and
			(d) the type of approach used for the human health risk assessment.
			Demonstrate that the data used for the human health risk assessment is sufficient to meet the objectives of the assessment, having regard to,
			(a) the data quality objectives specified in the reports on the sampling program summarized in the appendices to the risk assessment report; and
			(b) any other relevant information the qualified person has gathered or obtained in conducting the assessment.
			State how any uncertainty resulting from variable data, poor data quality or gaps in data in relation to the RA property affected,
			(a) the setting of objectives for the human health risk assessment; and
			(b) the ability to meet those objectives.
	(b) Exposure Assessment	(i) Receptor Characteristics	Describe in detail the characteristics of every human receptor, both on and off the RA property, identified in the human health conceptual site model.
		(ii) Pathway Analysis	Describe in detail every exposure pathway identified in the human health conceptual site model. Justify which exposure pathways are incomplete.
		(iii) Exposure	For every complete exposure pathway state,

Report Section	Heading	Sub-Heading	Minimum Requirements
		Estimates	
			(a) the relative frequency and duration of actual or potential exposures;
			(b) the relative magnitude of exposure to the human receptors, using measured contaminant exposure concentrations or concentrations predicted through fate and transport modelling; and
			(c) given the uncertainty described under the heading of "Problem Formulation", how does this uncertainty affect the outcomes of the exposure assessments conducted under clauses (a) and (b).
	(c) Toxicity Assessment	(i) Nature of Toxicity (Hazard Assessment)	For each contaminant of concern,
			(a) state the potential adverse health effects on the human receptors associated with their exposure to those contaminants; and
			(b) indicate whether the contaminants are carcinogenic or exhibit threshold or non-threshold characteristics.
		(ii) Dose Response Assessment	For each contaminant of concern,
			(a) describe the relationship between the magnitude of exposure to the contaminant from each route of exposure and the probability of the occurrence of the adverse health effects identified in the Hazard Assessment;
			(b) if the data permits, identify the appropriate toxicity limit, from published limits available from a credible agency as described in subsection 9 (3) for each of the routes of exposure identified in clause (a); and
			(c) analyze the sources of uncertainty in the data used to conduct the hazard assessment and the dose response assessment, including any gaps or variability in the data and state how such uncertainty could affect these assessments.
	(d) Risk Characterization	(i) Interpretation of Health Risks	For each contaminant of concern, having regard to the exposure assessment and the toxicity assessment, state the risk attributable in respect of that contaminant to each exposure route for human receptors on the RA property, using either a quantitative or qualitative analysis.
		(ii) Quantitative Interpretation of Health Risks	A quantitative analysis undertaken for a contaminant of concern must include the following:
			1. Provide a comparison of the dose response assessment to the exposure estimate to derive the risk level or hazard quotient at the RA property in the absence of any measures that have been taken or are being proposed at the RA property which have the effect of reducing the risk from the contaminant of concern.
			2. For each contaminant of concern with non-threshold toxic effects and taking into consideration any risk management measures that are being proposed in the risk assessment, propose and justify a human health standard for the contaminant, ensuring that the standard meets a target risk level of 1×10^{-6} for each environmental medium.
			3. For each contaminant of concern with

Report Section	Heading	Sub-Heading	Minimum Requirements
			threshold toxic effects and taking into consideration any risk management measures that are being proposed in the risk assessment, propose and justify a human health standard for the contaminant, ensuring that each human receptor does not receive an estimated dose exceeding $0.2 \times$ the limit dose (TDI, RfD or RfC) for each environmental medium. In this paragraph, "TDI" means tolerable daily intake, "RfD" means the reference dose, "RfC" means the reference concentration. The units used to measure the TDI, the RfD and the RfC must be specified and conform to acceptable conventions.
			4. If, under paragraph 3, given the circumstances of the human receptors and the characteristics of the contaminant, it is unreasonable to apply a hazard quotient of less than or equal to 0.2 for each environmental medium, a higher hazard quotient may be proposed, if the proposed quotient is accompanied with a detailed site specific multi-media exposure assessment that considers the transport of the contaminant across all environmental media to the human receptors by all exposure pathways and ensures that the standard achieves the same level of protection for each human receptor as is intended to be achieved by the applicable full depth generic site condition standard for that contaminant.
		(iii) Qualitative Interpretation of Health Risks	A qualitative analysis undertaken for a contaminant of concern must include the following:
			1. Provide a justification for why a quantitative analysis was not undertaken.
			2. Describe the justification process being used as part of the qualitative analysis. The justification process includes a non-numeric characterization of risk and may include a numeric assessment of exposure or toxicity for screening purposes and risk prioritization.
			3. Taking into consideration any risk management measures that are being proposed for the RA property, propose and justify a human health standard for the contaminant.
		(iv) Special Considerations	If section 41 or 43.1 of the regulation applies to a RA property, the justification for the health standard being proposed for the RA property must take into account the site conditions that make section 41 or 43.1 of the regulation apply to the RA property.
		(v) Interpretation of Off-Site Health Risks	For each contaminant of concern, assess whether the human health standard being proposed for the RA property is likely to result in a concentration greater than the applicable full depth site condition standard at the nearest human receptor located off the RA property and, if this is the case for any contaminant, specify the contaminant, the applicable site condition for that contaminant and the property where the human receptor is located and describe the human receptors that may be impacted.
		(vi) Discussion of	Having regard to the discussions of uncertainty

Report Section	Heading	Sub-Heading	Minimum Requirements
		Uncertainty	under headings "Exposure Assessment" and "Toxicity Assessment", state how such uncertainty could affect the interpretation of risk in this report section and the need to manage such risks.
5. Ecological Risk Assessment (ERA)	(a) Problem Formulation	(i) Ecological Conceptual Site Model	Provide an ecological conceptual site model that,
			(a) satisfies the requirements of clauses 3 (8) (b) and (c) and is consistent with the information upon which the diagrams referred to in that clause are based;
			(b) explains how the information provided under report section 3 was incorporated into and is consistent with the human health conceptual site model; and
			(c) was relied upon in the preparation of the risk assessment.
		(ii) Risk Assessment Objectives	State the objectives of the ecological risk assessment and include an indication of,
			(a) the proposed use of the RA property;
			(b) which ecological receptors on the RA property are considered to be valued ecosystem components, the degree to which they must be protected and a justification to support such decisions;
			(c) the exposure pathways to be assessed in the ecological risk assessment;
			(d) whether a qualitative or quantitative assessment of risk or both will be used in the ecological risk assessment;
			(e) the type of approach used for the ecological risk assessment.
			Demonstrate that the data used for the ecological risk assessment are sufficient to meet the objectives of the assessment, having regard to,
			(a) the data quality objectives specified in the reports on the sampling program summarized in the appendices to the risk assessment report; and
			(b) any other relevant information that the qualified person has gathered or obtained in conducting the assessment.
			State how any uncertainty resulting from variable data, poor data quality or gaps in data in relation to the RA property affected,
			(a) the setting of objectives for the ecological risk assessment; and
			(b) the ability to meet those objectives.
	(b) Receptor Characterization		Describe in detail the characteristics of every valued ecosystem component, both on and off the RA property, identified in the ecological conceptual site model.
	(c) Exposure Assessment	(i) Pathway Analysis	Describe in detail every exposure pathway identified in the ecological conceptual site model. Justify which exposure pathways are incomplete.
		(ii) Exposure Estimates	For every complete exposure pathway, state,
			(a) the relative frequency and duration of actual or potential exposures;
			(b) the relative magnitude of exposure to the valued ecosystem components, using measured contaminant exposure concentrations or concentrations predicted through fate and transport modelling in a manner compatible with that used in the

Report Section	Heading	Sub-Heading	Minimum Requirements
			human health risk assessment; and
			(c) given the uncertainty described under the heading of "Problem Formulation", how does this uncertainty affect the outcomes of the exposure assessments conducted under clauses (a) and (b).
	(d) Hazard Assessment		State the potential adverse effects on the valued ecosystem components associated with their exposure to each contaminant of concern.
			For each contaminant of concern,
			(a) describe the relationship between the magnitude of exposure to the contaminant from each route of exposure and the probability of the occurrence of the adverse ecological effect identified in the Hazard Assessment;
			(b) if the data permits, propose a toxicity reference value for each of the routes of exposure identified in clause (a); and
			(c) analyze the sources of uncertainty in the data used to conduct the hazard assessment, including any gaps or variability in the data and state how such uncertainty could affect the assessment.
	(e) Risk Characterization	(i) Interpretation of Ecological Risks	For each contaminant of concern, having regard to the exposure assessment and the hazard assessment, state the risk attributable in respect of that contaminant to each exposure route for the valued ecological components on the RA property, using either a quantitative or qualitative analysis.
		(ii) Quantitative Interpretation of Ecological Risks	A quantitative analysis that has been undertaken for a contaminant of concern must include the following:
			1. For each valued ecosystem component, provide a comparison of the toxicity reference value proposed in the "Hazard Assessment" to the exposure estimate proposed in the "Exposure Assessment" to derive an estimate of the degree of risk at the RA property in the absence of any measures that have been taken or are being proposed at the RA property which have the effect of reducing the risk from the contaminant of concern.
			2. Provide narrative to describe all magnitudes, comparisons and limitations relied upon to derive the risk under paragraph 1.
			3. Taking into consideration any risk management measures being proposed in the risk assessment, propose and justify an ecological standard for the contaminant, ensuring that the standard achieves the same level of protection for each valued ecosystem component that is intended to be achieved by the applicable full-depth generic site condition standard for that contaminant.
		(iii) Qualitative Interpretation of Ecological Risks	A qualitative analysis that has been undertaken for a contaminant of concern must include the following:
			1. Provide a justification for why a quantitative analysis was not undertaken.
			2. Describe the justification process being used as part of the qualitative analysis. The justification process includes a non-numeric characterization of risk and may include a numeric assessment of exposure or toxicity

Report Section	Heading	Sub-Heading	Minimum Requirements
			for screening purposes and risk prioritization.
			3. Taking into consideration any risk management measures being proposed for the RA property, propose and justify an ecological standard for the contaminant, ensuring that the standard achieves the same level of protection for each valued ecosystem component that is intended to be achieved by the applicable full-depth generic site condition standard for that contaminant.
		(iv) Special Considerations	If a RA property is,
			(a) located within 30 metres of an “area of natural significance”, includes such an area, is adjacent to such an area or part of such an area, the justification for the ecological standard being proposed for the RA property must ensure that the standard is protective of the conditions that causes the area to be an area of natural significance; and
			(b) subject to section 41 or 43.1 of the regulation, the justification for the ecological standard being proposed for the RA property must take into account the site conditions that make section 41 or 43.1 of the regulation apply to the RA property.
		(v) Interpretation of Off-Site Ecological Risks	For each contaminant of concern, assess whether the ecological standard being proposed for the RA property is likely to result in a concentration greater than the applicable full depth site condition standard at the nearest ecological receptor located off the RA property and, if this is the case for any contaminant, specify the contaminant, the applicable site condition standard for that contaminant and the property where the ecological receptor is located and describe the ecological receptors that may be impacted.
		(vi) Discussion of Uncertainty	Having regard to the discussions of uncertainty under headings “Exposure Assessment” and “Hazard Assessment”, state how such uncertainty could affect the interpretation of risk advanced in this report section and the need to manage such risks.
6. Conclusions and Recommendations		(i) Recommended Standards	A standard must be specific in the risk assessment for each contaminant of concern. The specified standard shall be, at a minimum, the more stringent of the human health standard and the ecological standard being proposed for the RA property.
			In the case of an estimation of natural local background concentration risk assessment, the specified standard shall be the local background concentration soil standard proposed under subsection 8 (1).
			State critical assumptions on which the standards specified in the risk assessment rely, having regard to the discussion of uncertainty in the “Risk Characterization” in report sections 4 (Human Health Risk Assessment) and 5 (Ecological Risk Assessment).
		(ii) Special Considerations for Ground Water Standards	If a standard being proposed in the risk assessment for ground water in or under the RA property is greater than 50% of the solubility limit, demonstrate the risk of free product formation and propose any risk management

Report Section	Heading	Sub-Heading	Minimum Requirements
			measures necessary in order to mitigate the formation of free product.
7. Risk Management Plan (if applicable)	(a) Risk Management Plan	(i) Risk Management Performance Objectives	State the exposure pathways and environmental media that risk management measures are intended to address.
			State the required reduction in exposure concentration that the risk management measures are intended to achieve.
		(ii) Risk Management Measures	To achieve the specified performance objectives,
			(a) propose risk management measures on the RA property that are designed to prevent, eliminate or ameliorate any adverse effects on or off the RA property;
			(b) propose restrictions on the use of the RA property, including any restriction that apply to the construction of a building on the property; or
			(c) propose a combination of measures specified in clauses (a) and (b).
			State the implications of the risk management plan for off-site health and ecological receptors.
		(iii) Duration of Risk Management Measures	Specify the duration the proposed risk management measures are required to remain in place to ensure the specified performance objectives are achieved.
		(iv) Requirements for Monitoring and Maintenance	Specify the designed lifespan of the measure, if applicable.
			Propose a program for one or more of the following activities, if the program is necessary to achieve the specified risk management performance objectives:
			1. A program which includes procedures for the ongoing maintenance, monitoring and replacement of the risk management measures to ensure they remain operable for the period identified in this report under the sub-heading "Duration of Risk Management Measures".
			2. A program which includes procedures for the ongoing monitoring of contaminants of concern.
			3. A contingency plan for meeting the Risk Management Objectives if the Risk Management Measures fail.
8. Public Communication Plan (if applicable)	(a) Public Communication Plan	(i) Optional Communication Plans	If owner has implemented a plan to consult the public as part of the development of the risk assessment, provide,
			(a) a description of the plan, including any opportunities given to the public to comment on the proposed risk assessment;
			(b) a summary of the comments received during the consultation; and
			(c) a description of how the public comments were considered as part of the risk assessment process.
		(ii) Required Communication Plans For RA Properties in Wider Area of Abatement	If the risk assessment has been identified by the Ministry as relating to a property located within a wider area of abatement under section 10, the risk assessment shall include,
			(a) a description of the public communication plan required by clause 10 (2) (b) including any opportunities given to the public to

Report Section	Heading	Sub-Heading	Minimum Requirements
			comment on the proposed risk assessment;
			(b) a summary of the comments received during consultation under the plan;
			(c) a description of how the public comments were considered as part of the risk assessment process; and
			(d) a copy of all the written comments received from the Ministry under clause 10 (2) (a).

31. The Regulation is amended by adding the following Schedules:

**SCHEDULE D
PHASE ONE ENVIRONMENTAL SITE ASSESSMENTS**

**PART I
APPLICATION**

Application and definitions

1. (1) The requirements in this Schedule apply to phase one environmental site assessments.
- (2) Each section in this Schedule is deemed to be a requirement, whether it is described as such or not.
- (3) In this Schedule,

“sewage” means,

- (a) a waste of domestic origin that is human body waste, toilet or other bathroom waste, waste from showers and tubs, liquid or water borne culinary and sink waste and laundry waste, and
- (b) drainage, storm water, commercial wastes and industrial wastes;

“sewage works” means any works for the collection, transmission, treatment and disposal of sewage or any part of such works.

**PART II
RECORDS REVIEW**

Records review, specific objectives

2. The following are the specific objectives of a records review:
 1. To obtain and review records that relate to the phase one property and to the current and past uses of and activities at or affecting the phase one property in order to determine if an area of potential environmental concern exists and to interpret any area of potential environmental concern.
 2. To obtain and review records that relate to properties in the phase one study area, other than the phase one property, in order to determine if an area of potential environmental concern exists and to interpret any area of potential environmental concern.

Records review, requirements

3. (1) The qualified person shall, as part of a preliminary records review,
 - (a) consider and determine, with a rationale for the determination, whether the phase one study area should include a property that is not located, wholly or partly, within 250 metres from the nearest point on a boundary of the phase one property; and
 - (b) determine, with a rationale for the determination, the date of the first developed use of the phase one property.
- (2) The qualified person shall ensure that the following additional requirements are met as part of the records review:

General

1. Make all reasonable inquiries to obtain reasonably accessible records pertaining to the current use or uses and all past uses of the phase one property.
2. Make all reasonable inquiries, including reference to the *Catalogue of Canadian Fire Insurance Plans 1875-1975*, to obtain the fire insurance plans for all parts of the phase one property.
3. Prepare an up-to-date chronological chain of title that shows the owners' names and dates of ownership for the phase one property based on a search of the title of the phase one property that goes back to the date of the first developed use of the phase one property, unless other information from the records review satisfies the objectives of the records

review and a title search back to the date of the first developed use would not contribute to obtaining information about the environmental condition of the phase one property.

4. Make all reasonable inquiries to obtain copies of reports prepared in respect of all or part of the phase one property by or on behalf of a current or former owner respecting environmental conditions at the phase one property including,
 - i. environmental site assessment reports,
 - ii. remediation reports,
 - iii. reports prepared in response to an order or request of the Ministry, and
 - iv. any other reports relating to the presence of a contaminant on, in or under the phase one property or the existence of an area of potential environmental concern.
5. Make all reasonable inquiries to obtain records concerning the matters referred to in sections 13 and 14 of this Schedule.
6. Review the documents obtained pursuant to paragraphs 1, 2, 4 and 5.

Environmental Source Information

7. Make all reasonable inquiries to obtain such of the following as are reasonably accessible and pertain, unless otherwise specified, to the phase one study area:
 - i. National Pollutant Release Inventory information maintained by Environment Canada,
 - ii. PCB information maintained by the Ministry,
 - iii. certificates of approval, permits to take water, certificates of property use or similar instruments related to the environmental condition of the phase one property and any property on, under or adjacent to the phase one property and issued pursuant to an Act administered by the Ministry, whether in force or not,
 - iv. the inventory of coal gasification plants that is maintained by the Ministry,
 - v. records concerning environmental incidents, orders, offences, spills, discharges of contaminants or inspections maintained by the Ministry where the incident, order, offence, spill, discharge or inspection affects the phase one property and any property on, under or adjacent to the phase one property,
 - vi. waste management records, including current and historical waste storage locations and waste generator and waste receiver information maintained pursuant to Regulation 347 of the Revised Regulations of Ontario, 1990 (General — Waste Management) made under the Act, or its predecessors with respect to the phase one property and any property on, under or adjacent to the phase one property,
 - vii. reports submitted to the Ministry related to the environmental conditions of the phase one property and any property on, under or adjacent to the phase one property,
 - viii. retail fuel storage tanks information maintained by the Technical Standards and Safety Authority,
 - ix. notices and instruments, including records of site condition, posted in the Registry,
 - x. identification of areas of natural significance maintained by the Ministry of Natural Resources, and
 - xi. landfill information maintained by the Ministry.
8. Review the documents obtained pursuant to paragraph 7.

Physical Setting Sources

9. Make all reasonable inquiries to obtain a series of aerial photographs of the phase one study area that, as a whole,
 - i. illustrate as much as possible of the period from the phase one property's first developed use to the time of the phase one environmental site assessment,
 - ii. identify the buildings and structures that were present on the phase one property from time to time throughout this period,
 - iii. identify potentially contaminating activities within the phase one study area from time to time throughout this period, and
 - iv. identify areas of potential environmental concern.
10. Obtain one or more topographic maps (Ontario Base Map series), which illustrate the location of the phase one property in relation to any water bodies in the phase one study area and document regional topography.

11. Make all reasonable inquiries to obtain one or more physiographic maps or other similar documents in order to define regional physiography in the phase one study area and to obtain information about the surficial soil and bedrock in the phase one study area.
12. Make all reasonable inquiries to obtain one or more geological maps or other similar document in order to define the regional geology in the phase one study area and to obtain information about the stratigraphy of the overburden, from ground surface to bedrock, including approximate depth to bedrock and type of bedrock.
13. Make all reasonable inquiries to obtain well records and other relevant data for any operating or abandoned wells, including all wells described or defined under the *Ontario Water Resources Act*, in the phase one study area in order to identify the presence of such wells and to make appropriate use of the records and data to help determine the hydrogeological and geological characteristics of the phase one study area and describe,
 - i. the location of any such wells,
 - ii. the stratigraphy of the overburden, from ground surface to bedrock,
 - iii. approximate depth to bedrock, and
 - iv. approximate depth to the water table.

Site Operating Records

14. Where the phase one property is an enhanced investigation property that is currently being used, in whole or in part, for one of the uses described in clause 32 (1) (b) of the regulation, review all of the following, as are applicable and reasonably accessible otherwise than as described in clause 22 (2) (c) or (d) of the regulation, in respect of the property,
 - i. regulatory permits and records related to areas of potential environmental concern,
 - ii. material safety data sheets,
 - iii. underground utility drawings,
 - iv. inventories of chemicals, chemical usage and chemical storage areas,
 - v. inventory of above ground storage tanks and underground storage tanks,
 - vi. environmental monitoring data, including data created in response to an order or request of the Ministry,
 - vii. waste management records, including current and historical waste storage locations and waste generator and waste receiver information maintained pursuant to Regulation 347 of the Revised Regulations of Ontario, 1990 (General — Waste Management) made under the Act, or its predecessors,
 - viii. process, production and maintenance documents related to areas of potential environmental concern,
 - ix. records of spills and records of discharges of contaminants, including records of spills and records of discharges of contaminants of which notice is required to be given to the Ministry under the Act and records of such spills and discharges required to be kept pursuant to Ontario Regulation 675/98 (Classification and Exemption of Spills and Reporting of Discharges) made under the Act,
 - x. emergency response and contingency plans, including spill prevention and contingency plans prepared pursuant to section 91.1 of the Act, and Ontario Regulation 224/07 (Spill Prevention and Contingency Plans) made under the Act,
 - xi. environmental audit reports, and
 - xii. site plan of facility showing areas of production and manufacturing.
15. Where the phase one property is an enhanced investigation property, in whole or in part, because the property had been put to a use that is no longer being carried on, all reasonable inquiries shall be made to obtain and review the material referred to in paragraph 14 with respect to the former use.

(3) If a document required by the records review is obtained from one source, it need not be obtained again from another source.

PART III INTERVIEWS

Interviews, specific objectives

4. The following are the specific objectives of conducting the phase one environmental site assessment interviews:
 1. To obtain information to assist in determining if an area of potential environmental concern exists.

2. To identify details of potentially contaminating activities or potential contaminant pathways in, on or under the phase one property.

Interviews, role of qualified person

5. Subject to section 6, the qualified person shall select persons to be interviewed, determine the timing and method of the interviews, and select the topics for each interview.

Persons to be interviewed

6. (1) The qualified person shall ensure that the following persons are interviewed:
 1. A current owner or a current occupant of the phase one property, where one can be identified, or an individual with control of or authority over the owner or occupant, where the owner or occupant is not an individual.
 2. The key site manager for each use, where the phase one property is an enhanced investigation property currently being used, in whole or in part, as an industrial property or a commercial property described in clause 32 (1) (b) of the regulation.
- (2) The qualified person shall make all reasonable efforts to ensure that the following persons are interviewed:
 1. All persons relevant to meeting the general and specific objectives of the phase one environmental site assessment as determined by the qualified person.
 2. Where the phase one property is an enhanced investigation property, at least one person with detailed knowledge of site activities identified by the qualified person and referred to as the key site manager, for each use included among the uses referred to in clause 32 (1) (b) of the regulation that is no longer being carried out at the phase one property but that has been carried on at the phase one property.
 3. Where no owner or occupant of the phase one property can be identified, at least one owner or occupant of a property in the phase one study area and one provincial or municipal government official, each of whom is familiar with the phase one property and its history, as determined by the qualified person having regard to the objectives of a phase one environmental site assessment.

Persons with specific knowledge

7. (1) Where the phase one property is an enhanced investigation property, the owner of the property shall provide to the qualified person the information in the owner's possession or control concerning persons with detailed knowledge of site activities with respect to any use or activity described in subsection 32 (1) of the regulation which is currently or was formerly being carried on at the phase one property.

(2) The qualified person shall make all reasonable efforts to ensure that at least one person with detailed knowledge of site activities identified under subsection (1) is present during the site reconnaissance component of the phase one environmental site assessment.

Conduct of the interviews

8. The phase one environmental site assessment interviews shall be conducted as follows:
 1. The qualified person shall design all interviews. Interviews shall, to the degree practicable, include questions about all matters referred to in sections 13 and 14, including questions about the former uses of the property, and such questions shall, unless no one is accompanying the person conducting the site reconnaissance, be asked during the site reconnaissance in addition to being asked of any other person being interviewed who may be able to answer them.
 2. The date, place and method of the interview and the name of the person being interviewed, the reason why the person was identified as an interview subject and all relevant information concerning potentially contaminating activity and areas of potential environmental concern shall be noted in writing by the interviewer.
 3. Information gleaned through interviews shall be compared to other information sources in order to assess the validity of the information from the interview, and such comparisons shall be documented by the interviewer or other person conducting the comparison.
 4. A written summary of each interview shall be prepared, which shall include consideration of the interviewer's notes and the assessment of the validity of information from each interview.

PART IV SITE RECONNAISSANCE

Site reconnaissance, specific objectives

9. The following are the specific objectives of the site reconnaissance component of a phase one environmental site assessment:

1. To determine if areas of potential environmental concern exist through observations about current and past uses and potentially contaminating activity on, in or under the phase one property and, as practicable, current and past uses and activities and potentially contaminating activity in the phase one study area.
2. To identify details of potential contaminant pathways on, in or under the phase one property and areas of potential environmental concern and contaminants of potential concern.

Obligation of owner

10. The owner of the phase one property shall grant access and ensure that access is granted by any occupant of the phase one property who is not the owner to the qualified person and to persons supervised by the qualified person for purposes of conducting the site reconnaissance, to enable them to investigate the entire phase one property.

Timing of site reconnaissance

11. The site reconnaissance shall occur after the preliminary records review and shall consist of an investigation of the phase one study area, including the phase one property, on one or more occasions.

Site reconnaissance, general requirements

12. The following are the general requirements for the site reconnaissance:

1. The qualified person or a person supervised by the qualified person shall physically attend at the phase one property and investigate it.
2. The qualified person or a person supervised by the qualified person shall conduct investigation of the remaining properties within the phase one study area from publicly accessible areas.
3. The following shall be noted during each investigation,
 - i. date and time of the investigation,
 - ii. weather conditions,
 - iii. the length of time of the investigation,
 - iv. whether the facility was operating at the time of the investigation, where the phase one property is an enhanced investigation property that is currently being used for one of the uses described in clause 32 (1) (b) of the regulation, and
 - v. the name and qualifications of the person conducting the investigation.
4. The qualified person or a person supervised by the qualified person shall,
 - i. take photographs of the phase one property, including of the exterior and interior portions of buildings or structures on the property, in order to document any areas of potential environmental concern and illustrate any relevant structures and areas of disturbed soils such as fill areas,
 - ii. take photographs of the phase one study area, as practicable, in order to document any potentially contaminating activity which may be contributing to or causing an area of potential environmental concern and illustrate any relevant structures and areas of disturbed soils such as fill areas, and
 - iii. prepare a written description and explanation of the photographs taken pursuant to subparagraphs i and ii, including an orientation by compass of the photograph and a description of the photograph with respect to other photographs, records and figures.

Specific observations at phase one property

13. (1) At the phase one property, the following shall be carried out:

1. Investigations of structures sufficient to obtain and document the following,
 - i. a general description of structures and other improvements, including the number and age of buildings,
 - ii. a general description of the number, age and depth of below-ground structures,
 - iii. details of all tanks, above and below ground, at the phase one property, including the material and method of construction of the tank, tank age, tank contents and tank volume, whether the tank is in use or not, and
 - iv. any potable and non-potable water sources.
2. Inquiries about the type and approximate location of underground utility and service corridors, such as sewer, water, electrical or gas lines, located on, in or under the phase one property.
3. Inquiries about, and as practicable, investigations of the interior of any buildings or structures at the phase one property so as to identify and document the following:

- i. exit and entry points,
 - ii. details of existing and former heating systems, including type and fuel source,
 - iii. details of cooling systems, including type and fuel source, if any,
 - iv. details of any drains, pits and sumps, including their current use, if any, and former use,
 - v. details of any unidentified substances, and
 - vi. details of stains or corrosion on floors other than from water, where located near a drain, pit, sump, crack or other potential discharge location.
4. Inquires about, and as practicable, investigations sufficient to obtain and document the following:
- i. details and locations of wells described or defined under the *Ontario Water Resources Act* and the *Oil, Gas and Salt Resources Act*,
 - ii. details of sewage works, including their location,
 - iii. details of ground surface, including type of ground cover, such as grass, gravel, soil or pavement, and
 - iv. details of current or former railway lines or spurs and their locations.
- (2) At the parts of the phase one property not covered by buildings or other structures, investigations shall be carried out to identify, locate and document,
- (a) areas of stained soil, vegetation or pavement;
 - (b) stressed vegetation;
 - (c) areas where fill and debris materials appear to have been placed or graded;
 - (d) potentially contaminating activity; and
 - (e) details of any unidentified substances found at the property.
- (3) Where the phase one property is an enhanced investigation property that is currently being used for one of the uses described in clause 32 (1) (b) of the regulation, investigations shall be carried out to identify, locate and document,
- (a) operations at the property, including processing or manufacturing;
 - (b) hazardous materials used or stored at the phase one property;
 - (c) products manufactured at the phase one property;
 - (d) by-products and wastes at the phase one property;
 - (e) raw materials handling and storage locations at the phase one property;
 - (f) location and contents of drums, totes and bins at the phase one property;
 - (g) details of all oil/water separators at the phase one property including for each separator the location, installation date, source of incoming liquid and effluent discharge location;
 - (h) all vehicle and equipment maintenance areas, including the locations of maintenance, fluid storage, and waste storage areas;
 - (i) details of all spills including the dates, locations, materials involved, and volumes of material spilled;
 - (j) details of liquid discharge points such as water and French drains, including their locations; and
 - (k) details of all hydraulic lift equipment at the property, including elevators, in-ground hoists and loading docks.
- (4) Where the phase one property is an enhanced investigation property that has been used, in whole or in part, in a manner described in clause 32 (1) (b) of the regulation, the qualified person or someone supervised by the qualified person,
- (a) shall conduct an investigation to identify and document such of the things specified in subsection (3) as it may be practicable to do during the site reconnaissance, with respect to those uses set out in clause 32 (1) (b) of the regulation that the property has been used for; and
 - (b) shall consider and use information available from the records review and interviews in conducting this investigation.

Investigation of phase one study area, other than phase one property

14. In the part of the phase one study area that is outside of the phase one property and that is not covered by buildings or other structures, investigations shall be carried out to identify, locate and document,

- (a) potentially contaminating activity;

- (b) water bodies; and
- (c) areas of natural significance.

Written description of investigation

15. (1) The qualified person shall ensure that a written description of the investigations carried out pursuant to sections 13 and 14 is prepared.

(2) The written description shall include details of each of the investigations and any findings that are relevant to the existence of an area of potential environmental concern.

**PART V
REVIEW AND EVALUATION OF INFORMATION**

Review and evaluation of information

16. (1) The qualified person shall review, evaluate and interpret the information obtained from the records review, the interviews and the site reconnaissance components of the phase one environmental site assessment so as to achieve the general and specific objectives of a phase one environmental site assessment.

(2) Without limiting the generality of subsection (1), and based on the review, evaluation and interpretation, the qualified person shall prepare,

- (a) a table of areas of potential environmental concern in a form approved by the Director;
- (b) a table of current and past uses of the phase one property in a form approved by the Director; and
- (c) a phase one conceptual site model.

(3) To assist with meeting the requirements of subsection (2) and the objectives of a phase one environmental site assessment, the qualified person shall reach a conclusion on, based on a review of the available information and the exercise of professional judgment,

- (a) the existence and location of any areas of potential environmental concern on, in or under the phase one property;
- (b) the current and past uses of the phase one property;
- (c) the likelihood that one or more contaminants have affected any land or water on, in or under the phase one property; and
- (d) whether a phase two environmental site assessment is required before a record of site condition may be submitted with respect to all or part of the phase one property.

(4) For each of the matters referred to in subsections (2) and (3), the qualified person shall include the logic and reasoning used to evaluate the available information.

(5) For each of the matters referred to in subsections (2) and (3), except clause (2) (c), the qualified person shall in the review and evaluation document the data sources, with reference to the specific data and source used, including,

- (a) whether the source was from a record, an interview or a site investigation or a combination of them or another source; and
- (b) what aspect of each record, interview or observation during a site investigation or a combination of them or other source was relied upon and how it was relied upon.

(6) The qualified person shall consider and document how any uncertainty or absence of information obtained in each of the components of the phase one environmental site assessment could affect the validity of the conclusions, tables and model described in subsections (2) and (3).

(7) The phase one conceptual site model shall consist of the figures and narrative descriptions and assessments set out in Table 1 of this Schedule, section 7, Review and Evaluation of Information, subheading (iv), Phase One Conceptual Site Model.

(8) The phase one conceptual site model shall be prepared taking into consideration,

- (a) any property use to which the phase one property could be put where a record of site condition is to be filed based on the phase one environmental site assessment; and
- (b) the proposed property use to which the phase one property will be put, where it is known, in any other case.

(9) During the course of the phase one environmental site assessment or any subsequent phase one or phase two environmental site assessment of the phase one property, the qualified person shall update the review, evaluation and interpretation as further information becomes available.

PART VI
PHASE ONE ENVIRONMENTAL SITE ASSESSMENT REPORT

Preparation of report

17. Subject to subsection 16 (1), the qualified person shall prepare or supervise the preparation of a phase one environmental site assessment report.

Phase one environmental site assessment report, specific objectives

18. The following are the specific objectives of a phase one environmental site assessment report:

1. To document the presence or absence of areas of potential environmental concern.
2. To provide a record of a phase one environmental site assessment of a phase one property that demonstrates, in a manner that is clear and can be assessed, tested and reconstructed, how the phase one environmental site assessment of the property was carried out, and, in particular, to document and demonstrate,
 - i. how the general and specific objectives of a phase one environmental site assessment were achieved and how each of the minimum requirements for such objectives were met,
 - ii. whether further investigation is required in order to submit a record of site condition for filing,
 - iii. that there exists an adequate basis for any further investigation that may be needed, and
 - iv. that there is a basis for any required certifications.

Sections of report

19. (1) The phase one environmental site assessment report shall,
- (a) be divided into the report sections as specified in Table 1; and
 - (b) include the headings and sub-headings set out in Table 1.
- (2) The phase one environmental site assessment report shall meet the requirements set out in Table 1.
- (3) The qualified person may include,
- (a) report sections, headings and sub-headings in addition to those set out in Table 1; and
 - (b) other information in the phase one environmental site assessment report.
- (4) The phase one environmental site assessment report shall have the appendices, references, figures specified in Table 1 attached to the report.
- (5) Figures, maps, site plans and cross-sections in the phase one environmental site assessment report shall contain a scale, north arrow and a title block that includes,
- (a) a descriptive title;
 - (b) the address, if any, of the phase one property;
 - (c) the name of the qualified person's firm, company or partnership, if any; and
 - (d) the date the figure, map, site plan or cross-section was created.

TABLE 1

MANDATORY REQUIREMENTS FOR PHASE ONE ENVIRONMENTAL SITE ASSESSMENT REPORTS

Report Section	Heading	Sub-Heading	Minimum Requirements
1. Executive Summary			Provide a brief summary of the contents of the Report.
2. Introduction	(a) Phase One Property Information		Include the following and any other relevant introductory material concerning the phase one property and the phase one environmental site assessment:
			1. The municipal address and property identification number, if any, of the phase one property.
			2. The name and address and other contact information for the owner of the phase one property and the name, status and other contact information for any other person who has engaged the qualified person to conduct the phase one environmental site assessment.

Report Section	Heading	Sub-Heading	Minimum Requirements
3. Scope of Investigation			Provide an overview of the phase one environmental site assessment conducted with respect to the phase one property.
4. Records Review	(a) General	(i) Phase One Study Area Determination	Document, with reference to details of the relevant property, the rationale for the determination that the phase one study area should or should not include a property that is not located, wholly or partly, within 250 metres from the nearest point on a boundary of the phase one property.
		(ii) First Developed Use Determination	Document, with reference to details of the phase one property, the rationale for the determination of the date of the first developed use of the phase one property.
		(iii) Fire Insurance Plans	Make a summary of each fire insurance plan reviewed including,
			i. date and description of the area covered with reference to the phase one property,
			ii. lot and address numbers,
			iii. lot sizes and description of structures and other improvements, and
			iv. relevant information gleaned from the plan concerning potentially contaminating activity and areas of potential environmental concern.
		(iv) Chain of Title	Prepare an up-to-date chronological chain of title that shows the owners' names and dates of ownership for the phase one property based on a search of the title of the phase one property that goes back to the date of the first developed use of the phase one property, unless other information from the records review satisfies the objectives of the records review and a title search back to the date of the first developed use would not contribute to obtaining information about the environmental condition of the phase one property.
			Document and provide a rationale for the period chosen for the search of title of the phase one property, with details of any information relied on in lieu of conducting a title search back to the date of the first developed use of the phase one property, where a title search of the phase one property has not been conducted back to the date of the first developed use of the phase one property.
		(v) Environmental Reports	Provide a list and summary of reports referred to in paragraph 4 of section 3, if any, including,
			i. the title, date, name of the property owner or other person funding the work and the report,
			ii. the author of the report, and
			iii. a description of data, analysis and findings relevant to the phase one environmental site assessment, such as the existence of an area of potential environmental concern.
	(b) Environmental Source Information		Provide the list and summary of information or documents referred to in paragraph 7 of section 3 including,
			i. the title of the information or document, and
			ii. a detailed description of data, analysis or findings relevant to the phase one environmental site assessment, such as the existence of an area of potential environmental concern.
	(c) Physical Setting Sources	(i) Aerial Photographs	Where possible, provide the series of aerial photographs of the phase one study area referred

Report Section	Heading	Sub-Heading	Minimum Requirements
			to in paragraph 9 of section 3.
			Where there is a series of aerial photographs,
			i. provide a list of the aerial photographs of the phase one study are,
			ii. provide a rationale for the time period between aerial photographs used,
			iii. identify the date of the earliest aerial photographs available and their source, and
			iv. summarize the information gleaned from the series of aerial photographs.
		(ii) Topography, Hydrology, Geology	Provide topographic maps (Ontario Base Map series) referred to in paragraph 10 of section 3 which illustrate the location of the phase one property in relation to any water bodies in the phase one study area and provide a description of regional topography.
			Describe regional physiography, including surficial soil and bedrock characteristics of the phase one study area based on physiographic maps or other similar documents referred to in paragraph 11 of section 3.
			Describe the geology, including the stratigraphy of the overburden from ground surface to bedrock, the approximate depth to bedrock and type of bedrock of the phase one study area based on geological maps or other similar documents referred to in paragraph 12 of section 3 and well records and other relevant data referred to in paragraph 13 of section 3.
		(iii) Fill Materials	Describe any areas of disturbed soil or fill areas on the phase one property.
		(iv) Water Bodies and Areas of Natural Significance	Describe any water bodies and any areas of natural significance in the phase one study area.
		(v) Well Records	Provide well records and other relevant data referred to in paragraph 13 of section 3, and a description of them, which identifies the presence of wells, helps determine the hydrogeological and geological characteristics of the phase one study area and describes,
			i. the location of any such wells,
			ii. the stratigraphy of the overburden, from ground surface to bedrock,
			iii. approximate depth to bedrock, and
			iv. approximate depth to the water table.
	(d) Site Operating Records		Where applicable, provide a list and summary of the information and documents referred to in paragraph 14 of section 3 including,
			i. the title of the information or document, and
			ii. a detailed description of data, analysis or findings relevant to the phase one environmental site assessment such as the existence of an area of potential environmental concern.
5. Interviews			Provide the information referred to in paragraph 2 of section 8 including,
			i. the date, place, and method of the interviews and the name of person being interviewed,
			ii. the reason why the person was identified as an interview subject, and
			iii. relevant information concerning potentially contaminating activity and areas of potential environmental concern noted by the interviewer.

Report Section	Heading	Sub-Heading	Minimum Requirements
			Provide the comparison and assessment, referred to in paragraph 4 of section 8, of information gleaned through interviews with other information sources and of the validity of the information gleaned from the interviews.
			Provide the summary of the interviews referred to in paragraph 5 of section 8.
			Identify and evaluate relevant information from the interviews concerning potentially contaminating activity and areas of potential environmental concern.
6. Site reconnaissance	(a) General Requirements		Provides notes of the following for each investigation,
			i. date and time of the investigation,
			ii. weather conditions,
			iii. the length of time of the investigation,
			iv. whether the facility was operating at the time of the investigation, where the phase one property is an enhanced investigation property that is currently being used for one of the uses described in clause 30 (1) (b) of the regulation, and
			v. the name and qualifications of the person conducting the investigation.
			Provide the following information and analysis based on paragraph 4 of section 12,
			i. photographs of the exterior and interior portions of the phase one property,
			a. documenting any areas of potential environmental concern, and
			b. illustrating any relevant structures and areas of disturbed soils, including fill areas, and
			ii. a written description and explanation of the photographs including,
			a. an orientation by compass of the photograph, and
			b. a description of the photograph with respect to other photographs, records and figures.
	(b) Specific Observations at Phase One Property		Provide the following, based on the investigation referred to in paragraph 1 of subsection 13 (1),
			i. a general description of structures and other improvements, including the number and age of buildings,
			ii. a general description of the number, age and depth of below-ground structures,
			iii. details of all tanks, above and below ground, at the phase one property, including the material and method of construction of the tank, tank age, tank contents and tank volume, whether in use or not, and
			iv. any potable and non-potable water sources.
			Based on the inquiries referred to in paragraph 2 of subsection 13 (1), provide the type and approximate location of underground utility and service corridors, such as sewer, water, electrical or gas lines, located on, in or under the phase one property.
			Based on the investigations referred to in paragraph 3 of subsection 13 (1), identify and document the following features of structures and buildings at the phase one property,
			i. exit and entry points,
			ii. details of existing and former heating

Report Section	Heading	Sub-Heading	Minimum Requirements
			systems, including type and fuel source,
			iii. details of cooling systems, including type and fuel source, if any,
			iv. details of any drains, pits and sumps, including their current use, if any, and former use,
			v. details of any unidentified substances, and
			vi. details, including locations, of stains or corrosion on floors other than from water, where located near a drain, pit, sump, crack or other potential discharge location.
			Provide the documentation referred to in paragraph 4 of subsection 13 (1) of,
			i. details including locations of current and former wells, including all wells described or defined in or under the <i>Ontario Water Resources Act</i> and the <i>Oil, Gas and Salt Resources Act</i> ,
			ii. details of sewage works, including their location,
			iii. details of ground surface, including type of ground cover, such as grass, gravel, soil or pavement, and
			iv. details of current or former railway lines or spurs and their locations.
			Provide the documentation, referred to in subsection 13 (2), of the following,
			i. areas of stained soil, vegetation or pavement,
			ii. stressed vegetation,
			iii. areas where fill and debris materials appear to have been placed or graded,
			iv. potentially contaminating activity, and
			v. details of any unidentified substances found at the property.
		(i) Enhanced Investigation Property	Where subsection 13 (3) applies to the phase one property, provide the documentation referred to in subsection 13 (3) of,
			i. the operations at the property, including processing or manufacturing,
			ii. hazardous materials used or stored at the phase one property,
			iii. products manufactured at the phase one property,
			iv. by-products and wastes at the phase one property,
			v. raw materials handling and storage locations at the phase one property, whether in use or not,
			vi. details of drums, totes and bins at the phase one property,
			vii. details of all oil/water separators at the phase one property, including for each separator the location, installation date, source of incoming liquid and effluent discharge location,
			viii. all vehicle and equipment maintenance areas, including the locations of maintenance, fluid storage, and waste storage areas, whether in use or not,
			ix. details of all spills including the dates, locations, materials involved, and volumes of material spilled,
			x. details of liquid discharge points such as water and French drains, including their

Report Section	Heading	Sub-Heading	Minimum Requirements
			locations,
			xi. details of operations at the property, including processing or manufacturing and equipment used in processing or manufacturing, and
			xii. details of all hydraulic lift equipment at the property, including elevators, in-ground hoists and loading docks.
			Where subsection 13 (4) applies to a phase one property, provide the documentation referred to in subsection 13 (4).
	(c) Written Description of Investigation		Provide a written description of the investigations carried out pursuant to sections 13 and 14 including,
			i. details of each of the investigations, and
			ii. any findings that are relevant to the existence of an area of potential environmental concern such as the presence on, in or under the phase one property of any of the things to be identified in section 13 or 14 which may be relevant to the existence of an area of potential environmental concern.
7. Review and Evaluation of Information.		(i) Current and Past Uses	Provide a table of current and past uses of the phase one property in a form approved by the Director.
			Provide a description of the current and past uses of the phase one property to its first developed use.
		(ii) Potentially Contaminating Activity	Provide a list and description of each potentially contaminating activity on, in or under the phase one property.
			Provide a list and description of each potentially contaminating activity in the phase one study area that may be contributing to an area of potential environmental concern.
		(iii) Areas of Potential Environmental Concern	Provide a table of areas of potential environmental concern in a form approved by the Director.
			Provide documentation and rationale for the conclusion referred to in clause 16 (3) (a) as to the existence of areas of potential environmental concern including,
			i. a discussion of the logic and reasoning used by the qualified person to evaluate the available information,
			ii. a summary and description of any areas of potential environmental concern determined to exist,
			iii. a summary, description and rationale for contaminants of potential concern identified with respect to each area of potential environmental concern determined to exist, and
			iv. a discussion and description of how any uncertainty or absence of information obtained in each of the components of the phase one environmental site assessment could affect the conclusion.
		(iv) Phase One Conceptual Site Model	Provide one or more figures of the phase one study area that,
			i. show any existing buildings and structures,
			ii. identify and locate water bodies located in whole or in part on the phase one study area,
			iii. identify and locate any areas of natural

Report Section	Heading	Sub-Heading	Minimum Requirements
			significance located in whole or in part on the phase study area,
			iv. locate any drinking water wells at the phase one property,
			v. show roads, including names, within the phase one study area,
			vi. show uses of properties adjacent to the phase one property,
			vii. identify and locate areas where any potentially contaminating activity has occurred, and show tanks in such areas, and
			viii. identify and locate any areas of potential environmental concern.
			Provide a description and assessment of,
			i. any areas where potentially contaminating activity on or potentially affecting the phase one property has occurred,
			ii. any contaminants of potential concern,
			iii. the potential for underground utilities, if any present, to affect contaminant distribution and transport,
			iv. available regional or site specific geological and hydrogeological information, and
			v. how any uncertainty or absence of information obtained in each of the components of the phase one environmental site assessment could affect the validity of the model.
8. Conclusions		(i) Whether Phase Two Environmental Site Assessment Required Before Record of Site Condition Submitted	Provide documentation and rationale for the conclusion referred to in clause 16 (3) (d) as to whether a phase two environmental site assessment is required before a record of site condition may be submitted with respect to all or part of the phase one property including,
			i. a discussion of the logic and reasoning used by the qualified person to evaluate the available information, and
			ii. identification and reporting of data sources for the conclusion, with reference to the specific data and source used in reaching the conclusion.
		(ii) Record of Site Condition Based on Phase One Environmental Site Assessment Alone	Provide a rationale, where a record of site condition is to be filed based on the phase one environmental site assessment, for why the phase one property is suitable for any of the types of property use listed in subsection 1 (2) of the regulation.
		(iii) Signatures	Provide original signatures of the qualified person who conducted or supervised the phase one environmental site assessment.
			Provide a statement by the qualified person confirming the carrying out of the phase one environmental site assessment and the findings and conclusions of the report.
9. References			The phase one environmental site assessment report shall include a list of all documents or data cited in the report.
10. Appendices			Provide a current plan of survey of the phase one property that has been prepared, signed and sealed by a surveyor or, where the phase one property consists of land that is administered by the Ministry of Natural Resources under the <i>Public Lands Act</i> , a description of the phase one property approved by the Surveyor General.

Report Section	Heading	Sub-Heading	Minimum Requirements
			Provide a topographic map (Ontario Base Map series) that includes the phase one study area.

TABLE 2
POTENTIALLY CONTAMINATING ACTIVITIES

Item	Column A
	Potentially Contaminating Activity
1.	Abrasive blasting
2.	Airstrips or Hangars Operation
3.	Antifreeze Manufacturing, Processing, Use, Bulk Storage, Handling, Disposal or Recycling
4.	Laboratory or Chemical Analysis
5.	Asphalt or Bitumen Manufacture or Bulk Storage
6.	Battery Manufacturing, Recycling or Disposal
7.	Boat Building and Maintenance
8.	Concrete, Cement or Lime Manufacturing
9.	Putrescible Materials Handling, Disposal or Recycling Cemeteries
10.	Chemical Manufacturing, Processing, Use, Storage, Handling or Disposal
11.	Acid or Alkali Manufacturing, Processing, Use, Storage, Handling or Disposal
12.	Adhesives or Resins Manufacturing, Processing, Use, Storage, Handling or Disposal
13.	Cosmetics Manufacturing, Processing, Use, Bulk Storage, Handling or Disposal
14.	Dye Manufacturing, Processing, Use, Storage, Handling or Disposal
15.	Fertilizer Manufacturing, Processing, Use, Bulk Storage, Handling or Disposal
16.	Flocculants Manufacturing, Processing, Use, Storage, Handling or Disposal
17.	Foam or Expanded Foam Manufacturing or Processing
18.	Glass Manufacturing
19.	Landfilling
20.	Paint Manufacturing, Processing, Use, Bulk Storage, Handling or Disposal
21.	Pesticides (including Herbicides, Fungicides and Anti-Fouling Agents) Manufacturing, Processing, Use, Storage, Handling or Disposal
22.	Pharmaceutical Manufacturing, Processing or Storage
23.	Photographic Processing
24.	Plastics (including Fibreglass) Manufacturing, Processing, Storage and Disposal
25.	Rubber Manufacturing or Processing
26.	Soap or Detergent Manufacturing, Processing or Bulk Storage
27.	Solvent Manufacturing, Processing, Use, Storage, Handling or Disposal
28.	Drum and Barrel or Tank Reconditioning or Recycling
29.	Dry Cleaning (where chemicals are used)
30.	Electrical Equipment or Transformer Manufacturing, Processing, or Use
31.	Electricity Generation or Transformation or Power Stations
32.	Electronic or Computer Equipment Manufacturing or Reconditioning
33.	Explosives or Ammunition Manufacturing, Production, Use, Bulk Storage, Demolition or Disposal

Item	Column A
34.	Fire Training
35.	Fire Retardant Manufacturing, Processing, Use, Storage, Handling or Disposal
36.	Foundry Operations
37.	Fuel Storage and Dispensing
38.	Coal Gasification
39.	Gas Manufacturing, Processing and Storage
40.	Ink Manufacturing, Processing or Storage
41.	Iron and Steel Manufacturing or Processing
42.	Coke Oven Operation
43.	Incinerating or other Thermal Processing
44.	Machine Maintenance and Operation, Metal Fabrication
45.	Metal Treatment or Coating
46.	Metal Plating or Finishing
47.	Metal Fabrication
48.	Mining, Smelting or Refining; Ore Processing; Tailings Storage
49.	Mining of Coal
50.	Military Exercises
51.	Ordnance Use, Demolition or Disposal
52.	De-icing and Antifreeze Agent Manufacturing, Processing, Use, Storage, Handling or Disposal
53.	Salt Manufacturing, Processing, Use, Storage, Handling or Disposal
54.	Oil or Gas Refining and Storage
55.	Oil Production
56.	Discharge of Brine
57.	Heating Oil Manufacturing, Processing, Use, Storage, Handling or Disposal
58.	Motor Vehicle Operation or Maintenance
59.	Port Activities, including Operation and Maintenance of Wharves and Docks
60.	Printing and Duplicating
61.	Pulp, Paper and Paperboard Manufacturing and Processing
62.	Salvage or Junk Yard Operation or both
63.	Scrap Metal Recovery and Auto Wrecking
64.	Sewage Treatment
65.	Tanning (and associated trades activities)
66.	Textile Manufacturing or Processing
67.	Wood Treating, Preservation and Storage
68.	Automotive Repair or Maintenance; Autobody Shop Operation; Vehicle Maintenance and Repair Garages (Auto, bus, truck, railcar, marine, aviation vehicles, etc.)
69.	Vehicle Manufacturing and Associated Activities
70.	Waste Disposal or Waste Management — other than the use of biosolids as soil conditioners
71.	Importation of Fill Material of Unknown Quality

SCHEDULE E
PHASE TWO ENVIRONMENTAL SITE ASSESSMENTS

**PART I
APPLICATION**

Application and definitions

1. (1) The requirements in this Schedule apply to phase two environmental site assessments.
- (2) Each section in this Schedule is deemed to be a requirement, whether it is described as such or not.
- (3) In this Schedule,

“in situ” means in place;

“site investigation” means a site investigation that includes both a field investigation and a non-field investigation;

“soil type” means soil texture class as determined pursuant to Figure 3.16 and Chapter 3 of the Soil Survey Manual, United States Department of Agriculture, Natural Resources Conservation Service, published at its website.

PART II PLANNING SITE INVESTIGATION

Planning site investigation, specific objectives

2. The following are the specific objectives of the planning of the site investigation component of a phase two environmental site assessment:

1. To plan an investigation that will achieve the general objectives of a phase two environmental site assessment,
 - i. through the use of an appropriate and complete information base concerning the phase two property, and
 - ii. through the conduct of an investigation based both on information obtained before the phase two environmental site assessment begins and on the incorporation of information obtained during the phase two environmental site assessment.
2. To develop a sampling and analysis plan that will adequately assess all areas of the phase two property where contaminants may be present in land or water on, in or under the property.
3. To develop a quality assurance program that is designed to effectively limit errors and bias in sampling and analysis through implementation of assessment and control measures that will ensure data are useful, appropriate and accurate in the determination of whether the phase two property, or any RSC property within it, meets applicable site condition standards and any standards specified in a risk assessment.

Planning site investigation, specific requirements

3. (1) The qualified person shall ensure the following requirements are met in planning a site investigation:
 1. The phase one conceptual site model for the phase one environmental site assessment report shall be used in conjunction with other information in determining,
 - i. media for investigation,
 - ii. locations and depths for sampling, and
 - iii. parameters for laboratory analysis.
 2. Information obtained after the completion of the phase one environmental site assessment shall be used to modify the investigation, as appropriate.
- (2) The qualified person shall ensure that there is a sampling and analysis plan that includes a quality assurance and quality control program, data quality objectives, standard operating procedures and a description of any physical impediments that interfere with or limit the ability to conduct sampling and analysis.
- (3) The quality assurance and quality control program shall include the following requirements:
 1. All non-dedicated sampling and monitoring equipment must be cleaned following each use.
 2. Where ground water samples are to be analyzed for volatile organic compounds, one trip blank sample shall be submitted for laboratory analysis with each laboratory submission.
 3. Specification of the minimum requirements for the number, type and frequency of field quality control measures including,
 - i. trip blanks,
 - ii. field duplicates, and
 - iii. calibration checks on field instruments.
 4. Sufficient field duplicate samples shall be collected in each medium being sampled, so that at least one field duplicate sample can be submitted for laboratory analysis for every ten samples submitted for laboratory analysis.
 5. At least one field duplicate sample shall be submitted for laboratory analysis for every ten samples submitted for laboratory analysis.
- (4) The data quality objectives for all types of field data collected during the phase two environmental site assessment field investigation that set the level of uncertainty in environmental data shall be such that,
 - (a) the decision-making is not affected; and

- (b) the overall objectives of the investigation are met.
- (5) Standard operating procedures shall be developed for all of the following field investigation methods used in the field investigation,
 - (a) borehole drilling;
 - (b) excavating;
 - (c) soil sampling;
 - (d) field screening measurements, including calibration procedures;
 - (e) monitoring well installation;
 - (f) monitoring well development;
 - (g) field measurement of water quality indicators, including calibration procedures;
 - (h) sediment sampling; and
 - (i) ground water sampling.
- (6) The sampling and analysis plan shall include identification of and rationale and procedures for,
 - (a) the choice of sampling system, such as a judgmental, random or grid sampling system;
 - (b) the sampling media;
 - (c) the number of samples;
 - (d) sampling frequency;
 - (e) sampling points;
 - (f) sampling depth intervals, including the screened intervals of the monitoring wells;
 - (g) other field information to be obtained, including water levels, field measurements and elevation surveying; and
 - (h) samples to be submitted for laboratory analysis.
- (7) The sampling and analysis plan shall meet the following criteria:
 - 1. The qualified person shall consider,
 - i. findings as to potentially contaminating activity,
 - ii. all contaminants of potential concern or appropriate subsets of such contaminants, and
 - iii. any other information and matters relating to the environmental condition of the property which are relevant to an informed professional judgment.
 - 2. After considering the matters referred to in paragraph 1, the qualified person shall determine,
 - i. sampling and analysis for all contaminants of potential concern, or appropriate subsets of such contaminants, and
 - ii. appropriate sampling and analysis for any other relevant contaminants.

Soil vapour investigations

- 4. (1) Where a site investigation is to include a soil vapour investigation, the requirements of this Part apply, with necessary modifications.
- (2) Without limiting the generality of subsection (1),
 - (a) when soil vapour samples are to be analyzed for volatile contaminants, including volatile organic compounds, one trip blank sample shall be submitted for laboratory analysis with each laboratory submission;
 - (b) sufficient field duplicate samples of soil vapour shall be collected so that at least one field duplicate sample can be submitted for laboratory analysis for every ten samples submitted for laboratory analysis;
 - (c) at least one field duplicate sample of soil vapour shall be submitted for laboratory analysis for every ten samples submitted for laboratory analysis; and
 - (d) in addition to the standard operating procedures referred to in subsection 3 (5), standard operating procedures shall be developed for soil vapour probe installation and soil vapour probe development, performance, leak testing and purging and sampling.

PART III CONDUCTING THE SITE INVESTIGATION

GENERAL

Site investigation, specific objectives

5. The following are the specific objectives of the site investigation component of a phase two environmental site assessment:

1. To determine what applicable site condition standards apply to the phase two property.
2. To confirm whether contaminants are present on, in or under the phase two property, and, if so, what the contaminants are, where they are located on, in or under the phase two property and at what concentrations.
3. To determine whether any contaminants on, in or under the phase two property are present at concentrations higher than applicable site condition standards by,
 - i. investigating and characterizing soil, ground water and sediment on, in or under the phase two property, and
 - ii. taking measures to further investigate and characterize the soil, ground water and sediment following any actions taken to reduce the concentration of contaminants on, in or under the phase two property.
4. To determine whether any contaminants on, in or under the phase two property are present at concentrations higher than the standards specified in the risk assessment for the contaminants, where a risk assessment has been accepted with respect to contaminants on, in or under the phase two property, by,
 - i. investigating and characterizing soil, ground water and sediment on, in or under the phase two property, and
 - ii. taking measures to further investigate and characterize the soil, ground water and sediment following any actions taken to reduce the concentration of contaminants on, in or under the phase two property.

Sampling and analysis of ground water

6. (1) The qualified person shall ensure that the site investigation includes investigation, sampling and analysis of ground water on, in or under the phase two property where it is required or advisable to do so to achieve any of the objectives of,

- (a) a phase two environmental site assessment or its components; or
- (b) any of the other provisions of the regulation, this Schedule or any other Schedule to the regulation.

(2) The qualified person shall ensure that the site investigation includes investigation, sampling and analysis of ground water on, in or under the phase two property where the phase two property is an enhanced investigation property.

DELINEATION, GENERAL

Site investigation, delineation

7. (1) The qualified person shall ensure that all areas on in or under the phase two property where a contaminant is present at a concentration greater than the applicable site condition standard for the contaminant shall be delineated laterally and vertically for each contaminant present in soil, ground water or sediment on, in or under the phase two property.

(2) The qualified person shall ensure that all areas on, in or under the phase two property where a contaminant is present at a concentration greater than the standard specified in the risk assessment for the contaminant shall be delineated laterally and vertically for each contaminant present in soil, ground water or sediment on, in or under the phase two property for which a standard has been specified in a risk assessment that has been accepted by the Director.

(3) The qualified person shall ensure the lateral and vertical delineations referred to in subsections (1) and (2) are undertaken, as appropriate in the circumstances,

- (a) during the investigation and characterization of contaminants on, in or under the phase two property; or
- (b) following any actions taken to reduce the concentration of contaminants on, in or under the phase two property.

(4) The qualified person shall ensure that during the delineations referred to in subsections (1) and (2),

- (a) samples of each medium being investigated are collected from depths and locations on, in or under the phase two property and analyzed for contaminants, until it is determined that samples have been collected from the areas of highest concentration of contaminants on, in or under the phase two property;
- (b) areas of highest concentration of each contaminant in each medium being investigated on, in or under the phase two property are identified and located; and
- (c) the delineation is conducted by assuming the lateral and vertical extent of the area in which a contaminant is present at a concentration equal to or greater than the applicable site condition standard for that contaminant extends laterally or vertically, as the case may be, from a sampling location at which the contaminant is present at a concentration equal to

or greater than the applicable site condition standard for the contaminant to the next sampling location at which the concentration of the contaminant is below the applicable site condition standard for the contaminant.

(5) The qualified person shall ensure that the depth and thickness of sediments on, in or under the phase two property where a contaminant is present at concentrations greater than the applicable site condition standard or standard specified in a risk assessment, as the case may be, is determined for the contaminant while the presence of contaminants in sediment is being considered during the delineations referred to in subsections (1) and (2).

FIELD INVESTIGATION EQUIPMENT, METHODS AND REQUIREMENTS

Ground water sampling methods, general requirements

8. For a ground water sampling method to be used to characterize contamination or determine if the concentration of a contaminant is above, at or below an applicable site condition standard or standard specified in a risk assessment for the contaminant, the following requirements shall be met:

1. Sampling depth intervals, including the screened intervals of monitoring wells shall be positioned,
 - i. within the geologic formation in which a contaminant may be present,
 - ii. so as to isolate the zones where contaminants may be present, and
 - iii. so as to delineate both dissolved and separate phase contaminants.
2. Where petroleum hydrocarbons or light non-aqueous phase liquids may be present on, in or under the phase two property, sampling depth intervals, including screened intervals of monitoring wells, shall be positioned to intersect the water table.
3. Where a monitoring well is being used, monitoring well screens shall not exceed 3.1 metres in length, based on the saturated length of the screen.
4. Samples to be analyzed for metals, except mercury and methyl mercury, shall be field filtered.

Requirements where sampling re meeting standards

9. (1) Where sampling of ground water is being undertaken to demonstrate if the applicable site condition standard for a contaminant has been met or not, the following requirements shall be followed:

1. Samples shall be collected from a monitoring well or equivalent professionally acceptable ground water collection method, and not from a test pit, excavation, borehole, undeveloped monitoring well, or any other similar source.
2. A monitoring well from which a sample is to be collected shall have been developed to remove any fluids that may have been introduced into the well during drilling and to remove particulates that may have become entrained in the well and filter pack.
3. A monitoring well from which a sample is to be collected shall have been appropriately purged immediately prior to sampling.
4. Precautions shall be taken to minimize the potential for cross-contamination or contamination through preferential pathways.

(2) The qualified person shall ensure that the well development and purging referred to in paragraphs 2 and 3 of subsection (1) shall be documented by,

- (a) recording,
 - (i) the date of the development or purging,
 - (ii) the time the development or purging started and stopped, and
 - (iii) the volume of fluid removed from the well during development or purging;
- (b) recording a rationale for concluding the development or purging was complete; and
- (c) recording a description of the measures taken to minimize cross contamination between wells when using non-dedicated equipment.

Limitation on use of measurements taken by field screening equipment

10. Measurements taken by field screening equipment shall not be used to demonstrate that the applicable site condition standard or standard specified in a risk assessment for a contaminant have been met on, in or under the phase two property.

Following standard operating procedures

11. (1) The standard operating procedures referred to in subsection 3 (5) shall be followed during the field investigation.

(2) A qualified person or person supervised by a qualified person may deviate from standard operating procedures as appropriate, but the qualified person shall ensure that there is a professional rationale for any deviation.

(3) The qualified person shall ensure that the standard operating procedures and any deviations from them, with a rationale for any deviation, used during the phase two environmental site assessment field investigation are documented in a manner that is sufficient to allow a third party to review the adequacy of the methods used.

Identification and investigation of aquifers and aquitards

12. The qualified person shall ensure that all aquifers and aquitards on, in or under a phase two property which are relevant for determining the location and concentration of contaminants are identified and investigated.

SAMPLING LOCATION AND SAMPLING POINT REQUIREMENTS

Sampling points, soil and ground water

13. The qualified person shall ensure the following is taken into account when sampling points are being determined for soil and ground water during the field investigation:

1. The sampling and analysis plan.
2. Any new information about areas of potential environmental concern, contaminants and geologic and hydrogeologic conditions identified during the investigation up to the time of sampling.
3. The phase one conceptual site model from the phase one environmental site assessment.
4. The objectives and requirements of the site investigation.

Sampling points, sediment

14. The qualified person shall ensure, in addition to the matters outlined in section 13, that the following is taken into account when sampling points for sediment are being determined during the course of the field investigation:

1. The size of the sampling area.
2. The location of depositional areas.
3. New information about areas of potential environmental concern, contaminants and geologic and hydrogeological conditions identified during the field investigation.

Sampling locations, sediment

15. (1) The qualified person shall ensure that sediment samples are collected for all contaminants expected to be present on, in or under the phase two property and from locations on, in or under the phase two property that are most likely to have the contaminants present at concentrations above the applicable site condition standards.

(2) The sampling done under subsection (1) shall be based on the applicable criteria set out in section 14.

Sampling requirements where contaminant present above applicable standards

16. If at any time during the phase two field investigation a ground water sample is collected and analyzed for a contaminant and the analysis shows the contaminant is present at a concentration greater than the applicable site condition standard for the contaminant, the qualified person shall ensure that,

- (a) ground water samples are collected cross-gradient and down-gradient from the sampling point from which the ground water sample showing the concentration was collected;
- (b) the sample collected from each of the additional cross-gradient and down-gradient sampling points are submitted for laboratory analysis; and
- (c) the samples are analyzed for each contaminant that was shown to be present at a concentration greater than the applicable site condition standard for the contaminant, and for any other associated or related contaminants.

COLLECTING, HANDLING AND ANALYZING SAMPLES

Soil samples, requirements

17. The qualified person shall ensure that the following requirements concerning soil sampling are met:

1. Soil samples for characterization or delineation shall be collected from undisturbed soils on, in or under the phase two property and not from soil which has been excavated, unless delineation is being undertaken after completion of actions to reduce the concentration of contaminants in which case soil samples shall be collected both from undisturbed soils on, in or under the phase two property and from stockpiles of soil which is intended to remain on the property permanently.
2. Soil samples shall be collected using professionally acceptable soil collection methods.

3. Precautions shall be taken to minimize the potential for cross-contamination or contamination through preferential pathways.
4. Grain size analysis shall be undertaken by an accredited laboratory whenever a standard for fine-medium textured soil is to be applied.

Soil sampling and analysis

18. The qualified person shall ensure that the number of samples of soil collected and analyzed is sufficient to determine the subsurface stratigraphy at or under the phase two property and the location of contaminants in soil, on, in or under the phase two property.

Sediment samples

19. The qualified person shall ensure that for sediment samples a record is made of the depth at which each sample was collected and of the depth interval each sample is intended to represent.

Contaminant not listed

20. Where a contaminant is identified on, in or under the phase two property during the site investigation and the contaminant is one for which there is no standard listed in the Soil, Ground Water and Sediment Standards, samples of the contaminant shall be collected and analyzed if the contaminant is a contaminant of concern.

SELECTING SAMPLES FOR ANALYSIS

Selecting soil samples for analysis

21. The qualified person shall ensure the following are considered when soil samples to be analyzed are being selected in order to ensure the samples analyzed are representative of the maximum concentration of a contaminant in each area of the phase two property to be investigated:

1. Any evidence of the presence of a contaminant.
2. The maximum concentrations of a contaminant,
 - i. measured using field screening equipment, and
 - ii. any other field screening means which may be necessary to ensure the analysis includes such maximum concentrations.

MEASURING GROUND WATER LEVELS AND DETERMINING GROUND WATER FLOW DIRECTION

Variation in ground water level

22. (1) The qualified person shall ensure that measuring ground water levels and determining ground water flow direction is undertaken during the site investigation and that this includes consideration of,

- (a) temporal ground water level variations on, in or under the phase two property; and
- (b) whether and how such variations may affect the distribution and concentration of contaminants in the ground water.

(2) The measurement and determination referred to in subsection (1) shall be carried out at the times and places needed, but shall be included whenever ground water sampling is undertaken.

Ground water flow directions

23. (1) When ground water flow directions are being determined pursuant to section 22, the qualified person shall ensure this is done through an assessment that includes,

- (a) measuring water levels to interpret ground water flow directions in any aquifer that is on, in or under a phase two property and in which a contaminant may be present at a concentration above the applicable site condition standard for the contaminant;
- (b) using water level measurements that are representative of static and actual conditions;
- (c) taking into account all water level measurements made when ground water samples have been collected;
- (d) determining the direction of interpreted ground water flow in each aquifer investigated;
- (e) assessing the potential for temporal variability in ground water flow direction;
- (f) determining a reference elevation for each monitoring well reported to the nearest centimetre relative to a geodetic or permanent and recoverable benchmark;
- (g) measuring water levels in a monitoring well at least 24 hours after the development of the well;
- (h) determining the ground water elevation of each aquifer in which water level measurements were taken;

- (i) installing a minimum of three monitoring wells, not placed in a straight line, in each aquifer to be investigated, at locations and in a manner appropriate to interpret horizontal flow directions;
 - (j) determining horizontal hydraulic gradients for each aquifer; and
 - (k) taking water level measurements whenever ground water samples are collected from a monitoring well, and at such other times as may be necessary to determine ground water flow direction and temporal ground water level variations.
- (2) The qualified person shall ensure that the following measures are undertaken where a phase two property is one at which petroleum hydrocarbons, light non-aqueous phase liquids, volatile contaminants, including volatile organic compounds, or dense non-aqueous phase liquids may be present on, in or under the property:
- 1. Testing each monitoring well with an interface probe to determine if light or dense non-aqueous phase liquids are present in the well.
 - 2. Where light or dense non-aqueous liquids are present, measuring the thickness of such free product and including the measurement in determining water levels and measuring and interpreting ground water flow directions.

DOCUMENTING THE FIELD INVESTIGATION

Finalized field logs, soil

24. (1) The qualified person shall ensure that field logs are recorded and finalized for all intrusive investigation points and test holes in the field investigation to document the soil conditions on, in or under the phase two property.

(2) A finalized field log shall include,

- (a) a unique identification number;
- (b) the date;
- (c) a description of type and condition of geologic material encountered;
- (d) a description of type and condition of other material encountered;
- (e) the soil colour;
- (f) the soil vapour measurement from field screening for volatile contaminants, including volatile organic compounds;
- (g) the soil moisture content, using a qualitative description;
- (h) the observations concerning the soil;
- (i) the identification of soil samples sent for laboratory analysis;
- (j) the soil sample depths;
- (k) the soil sampling methods;
- (l) evidence of free flowing product;
- (m) the total depth drilled; and
- (n) any drilling refusal.

Monitoring wells and test holes, finalized field logs

25. (1) The qualified person shall ensure that field logs are recorded and finalized for all monitoring wells and test holes constructed during the field investigation to document the ground water conditions on, in or under the phase two property.

(2) A finalized field log for a monitoring well shall include,

- (a) the surveyed location and elevation of the well;
- (b) the monitoring well identification number;
- (c) the details of the well construction, including screened interval, sand pack, seal location and thickness, well diameter and screen slot size;
- (d) the date;
- (e) the total depth drilled; and
- (f) any drilling refusal.

Sediment sampling, finalized field logs

26. (1) The qualified person shall ensure that field logs are recorded and finalized for all sediment sampling during the field investigation to document the presence of contaminants on, in or under the phase two property that may be present at concentrations above the applicable site condition standards.

- (2) A finalized field log for sediment shall include,
- (a) a unique sample identification number;
 - (b) the date;
 - (c) the sediment type, for example gravel, sand, silt, clay or organic, or types, if different sediment types appear at different depths;
 - (d) the sediment colour or colours, if different sediment colours appear at different depths;
 - (e) the mixing layer depth;
 - (f) a description of bottom dynamics where samples are collected;
 - (g) the sediment moisture content, using a qualitative description;
 - (h) any significant observations concerning the sediment;
 - (i) the identification of sediment samples sent for laboratory analysis;
 - (j) the sediment sample depths;
 - (k) the sediment sampling methods;
 - (l) evidence of free flowing product or strong chemical odour; and
 - (m) the presence or absence of aquatic biota in the sediment.

SOIL VAPOUR INVESTIGATION REQUIREMENTS**Soil vapour investigation requirements, general**

27. (1) The qualified person shall ensure that the requirements that apply to an investigation of soil vapour that is being undertaken as part of a site investigation at a phase two property are met.

(2) The requirements of this Schedule apply, with necessary modifications and subject to sections 28 and 29 to the conduct of a soil vapour investigation at a phase two property.

Limitation on use of measurements taken by field screening equipment

28. Measurements taken by field screening equipment shall not be used to determine the soil vapour concentration of a contaminant on, in or under the phase two property.

Soil vapour probes, finalized field logs

29. (1) The qualified person shall ensure that field logs are recorded and finalized for all soil vapour probes constructed during the field investigation to document the subsurface conditions on, in or under the phase two property.

(2) In addition to the information entered into the field log with respect to soil samples under section 24, a finalized field log for a soil vapour probe shall include,

- (a) the location and elevation of the well or probe;
- (b) the identification number; and
- (c) the details of the soil vapour probe construction, including screened interval, sand pack, seal location and thickness, soil vapour probe diameter and screen slot size.

SOIL EXCAVATED AT OR BROUGHT TO THE PHASE TWO PROPERTY**Specific objectives**

30. The specific objective of the requirements concerning soil excavated at the phase two property for possible reuse there or that does not originate at the phase two property but is brought from another property to the phase two property to remain at the phase two property after the phase two environmental site assessment is to determine reliably whether,

- (a) the applicable site condition standards or any standard specified in a risk assessment with respect to the property, for all contaminants in the soil have been met; and
- (b) when the soil is used or reused at the phase two property, the property meets the applicable site condition standards or any standard specified in a risk assessment.

Requirements for soil to be brought to phase two property

31. Where soil is excavated at or brought from another property to a phase two property the provisions of this Schedule and sections 47 and 48 of the regulation applicable to the collection and recording of samples of soil and the methods of sampling, analysis of samples, and reporting of analytical results, including requirements for sampling and analysis in order to determine whether soil meets the applicable site condition standards for the contaminants in the soil or any standard for a contaminant specified in a risk assessment with respect to the phase two property, apply, with necessary modifications, in addition to the requirements of sections 32 to 36.

Same

32. The qualified person shall ensure that where soil that does not originate at the phase two property but is to be brought from another property to a phase two property and remain at the phase two property after the filing of a record of site condition, the following requirements are met:

1. Subject to paragraph 2, the concentration of each contaminant in the soil must be equal to or lesser than the standard that would be the applicable site condition standards for the contaminant assuming it was already in, on or under the phase two property.
2. Where there has been a risk assessment with respect to one or more contaminants in, on or under the phase two property that included a soil management plan and the risk assessment has been accepted by the Director, the concentration of a contaminant in the soil may be equal to or lesser than a standard specified in the risk assessment for the contaminant.
3. Samples shall be collected from the soil to be brought to the phase two property and shall be analyzed and the concentrations of contaminants known, before any soil is brought to the phase two property in order to determine what contaminants are in the soil, and whether the standards for each such contaminant referred to in paragraph 1, and any standard for a contaminant which may have been specified pursuant to paragraph 2 are met.
4. The samples collected and analyzed under paragraph 3 must be,
 - i. representative samples collected for the purpose of determining the concentration of any contaminant in the soil to be brought to the phase two property and at locations and frequencies which will be adequate to allow the concentrations of any contaminants in the soil to be known,
 - ii. collected by or under the supervision of a qualified person by an individual qualified to take samples for such purpose following a plan determined by the qualified person to collect samples at locations and frequencies which will be adequate to allow the concentrations of any contaminants in the soil to be known, and
 - iii. collected for the purpose of determining if contaminants are present in the soil as a result of any potentially contaminating activity or other environmental condition,
 - A. at the property from which the soil originated while the soil was there,
 - B. at any property at which the soil has subsequently been stored while the soil was being stored at that property, and
 - C. while the soil was being handled, stored or transported at any time before its final placement on, in or under the phase two property.

Analysis of soil to be brought to the phase two property

33. The samples referred to in section 32 shall be analyzed for contaminants that may reasonably be expected to be present in the soil, having regard to,

- (a) the property from which the soil was taken before being brought to the phase two property;
- (b) the handling of the soil, including its storage and transport, following its original excavation; and
- (c) any other relevant factors, including potentially contaminating activity.

Sampling of soil to be brought to the phase two property

34. (1) Samples of the soil referred to in section 32 shall be collected and selected for analysis so as to obtain representative results that locate any areas in the soil being sampled where a contaminant may be present at concentrations greater than the applicable site condition standard for the contaminant.

(2) At least one soil sample shall be analyzed for each 160 cubic metres of soil for the first 5,000 cubic metres to be assessed at each source from which soil is being brought to the phase two property, following which at least one sample for each additional 300 cubic metres of soil which is to remain on, in or under the phase two property shall be analyzed.

Segregation of soil excavated from or under the phase two property

35. (1) The qualified person shall ensure that soil excavated from or under the phase two property during the phase two field investigation or in the course of remediation, and not removed from the phase two property as part of the excavating but

placed in stockpiles for possible reuse on, in or under the phase two property, shall be segregated in separate stockpiles on or above the phase two property according to contaminant and concentration of contaminant.

(2) Decisions on how to segregate excavated soil referred to in subsection (1) shall be based on the results of any one or more of,

- (a) in situ characterization;
- (b) field screening;
- (c) sample collection and analysis; and
- (d) indications of contamination.

Sampling and analysis of soil in stockpiles

36. The qualified person shall ensure that where excavated soil referred to in subsection 33 (1) is intended for reuse on, in or under the property, the soil shall be sampled and analyzed as follows, before it is reused:

- 1. Samples of the excavated soil from each stockpile to be reused shall be collected and analyzed so as to characterize the contaminants present in the excavated soil.
- 2. Samples must be selected for analysis and contaminants chosen for analysis on the basis of all available information, including the phase one environmental site assessment and subsequently obtained information and must include analysis for any contaminants which may have been introduced to, brought onto, released to or created in land and water on, in or under the phase two property during actions taken to reduce the concentration of contaminants.
- 3. Sampling locations must be chosen so as to ensure uniformly distributed and representative sampling collection throughout the stockpile.
- 4. Samples must not be collected from the surface of a stockpile.
- 5. Samples of soil from stockpiles must be collected and analyzed by an accredited laboratory, at or above the applicable minimum frequencies set out in Table 2 to this Schedule.

ACTIONS TAKEN TO REDUCE THE CONCENTRATION OF CONTAMINANTS

Required precautionary measures during remediation

37. The qualified person shall ensure that the following precautionary measures are undertaken before and during remediation of the phase two property:

- 1. Before remediation is undertaken, the steps necessary to establish baseline and background conditions relevant to the proposed remediation method are taken to a degree that is adequate to detect any increases of contaminants on, in or under the phase two property following remediation, including contaminants created or introduced to the property during remediation.
- 2. Sampling of appropriate monitoring wells and analysis of ground water samples occurs for appropriate contaminants, including contaminants created or introduced to the property during remediation.

Free flowing product

38. The qualified person shall ensure that the volume of any free flowing product removed from, ground water on, in or under the phase two property is monitored and recorded.

CONFIRMATION SAMPLING AND ANALYSIS

Objectives of confirmation sampling and analysis

39. The specific objectives of confirmation sampling and analysis are the following:

- 1. To confirm the effect and effectiveness, if any, of remediation undertaken to reduce the concentration of contaminants on, in or under the phase two property.
- 2. To provide a reliable basis for conclusions as to whether the applicable site condition standards or standards specified in a risk assessment have or have not been met for each contaminant.
- 3. To identify and demonstrate the location and concentration of contaminants on, in or under the phase two property following the completion of remediation undertaken to reduce the concentration of contaminants on, in or under the phase two property.

Requirements for confirmation sampling and analysis

40. The following requirements apply to confirmation sampling and analysis:

- 1. Confirmation sampling and analysis shall be undertaken during and following actions taken to reduce the concentration of contaminants on, in or under the phase two property.

2. The requirements of this Schedule and sections 47 and 48 of the regulation applicable to the collection and recording of samples of soil and the methods of sampling, analysis of samples and reporting of analytical results apply to confirmation samples.
3. When actions intended to reduce the concentration of contaminants on, in or under the phase two property are to be taken, the qualified person shall,
 - i. design and implement a sampling and analysis program to collect samples and analyze them from all locations where remediation was undertaken, and
 - ii. ensure samples are collected and analyzed for each contaminant in any area and medium where the contaminant was present at a concentration greater than the applicable site condition standard or standard specified in a risk assessment for the contaminant before remediation, where the soil, ground water or sediment remains on, in or under the phase two property after remediation or has been returned there after remediation at a location away from the phase two property.
4. The confirmation sampling and analysis program shall be designed and conducted so as to demonstrate whether the phase two property and any property under it meets or does not meet the applicable site condition standards or any standard specified in a risk assessment for all contaminants of concern.
5. Confirmation sampling shall be conducted at locations and depths which include those areas on, in or under the phase two property, where a contaminant was present, before remediation, at a concentration greater than the applicable site condition standard or any standard specified in a risk assessment for the contaminant and the maximum concentration of the contaminant in the area was located.
6. Samples taken from monitoring wells into which material was introduced into the monitoring well for purposes of remediation shall not be used to meet the objectives of confirmation sampling, including being used as evidence to demonstrate that the phase two property meets the applicable site condition standard or any standard specified in a risk assessment for a contaminant.
7. Where part or all of land on, in or under a phase two property has been excavated the qualified person shall ensure that,
 - i. confirmation samples of soil are collected from each wall and floor of the excavation and analyzed in order to demonstrate that the limits of the excavation are appropriate and that the excavation has included all areas where a contaminant may be present at a concentration greater than the applicable site condition standard or any standard specified in a risk assessment, and
 - ii. the number and location of samples at each excavation is equal to or greater than the minimum requirements set out in Table 3 to this Schedule or, where the floor area of the excavation is greater than 1,000 square metres, is adequate to meet the requirements of subparagraph i, is greater than the number and location requirements in Table 3 for a floor area of between 750 to 1,000 square metres, and follows the guidance in Note 1 to Table 3.
8. When actions have been undertaken on, in or under a phase two property to reduce the concentration of contaminants, the qualified person shall ensure that,
 - i. confirmation sampling of ground water is conducted, in each area where the actions occurred or to which material was returned following remediation at a location away from the property as follows:
 - A. where the remediation is in situ remediation, until the results from analysis of samples collected from four consecutive quarterly sampling events, the first of which is conducted a minimum of 90 days after the last remedial action, are for all contaminants analyzed below the applicable site condition standards or, where applicable, any standards specified in a risk assessment, and
 - B. where the remediation is not remediation described in sub-subparagraph A, but is remediation of soil on, in or under the phase two property, and the applicable site condition standards for the contaminants in ground water on, in or under the phase two property have been exceeded, until the results from analysis of samples collected from two consecutive quarterly sampling events, the first of which is conducted a minimum of 90 days after the last remedial action, are for all contaminants analyzed below the applicable site condition standards or, where applicable, any standards specified in a risk assessment, and
 - ii. the contaminants sampled and analyzed include all contaminants for which remediation was undertaken and any contaminants which may have been introduced to, created in or brought onto the land or water in, on or under the phase two property or released during remediation.
9. Where confirmation sampling is being undertaken pursuant to paragraph 8, the qualified person shall ensure that water level measurements are also taken in the monitoring wells from which the confirmation samples are being taken.

SITE ASSESSMENT REQUIREMENTS FOR RISK ASSESSMENT

Requirements for risk assessment

41. Where the owner of a phase two property wishes to submit a modified generic risk assessment, the qualified person shall ensure that in any case where in the risk assessment an assumed value for any assumption set out under an assumption category in Table 4 to be modified from the assumed value for the assumption used by the Ministry to develop the full depth generic site condition standards, an assessment is carried out which satisfies the minimum requirements and meets the objective set out in Table 4 with respect to that assumption category.

Requirements of this Schedule

42. The requirements of this Schedule that are relevant to an objective or minimum requirement in Table 4 which must be met pursuant to section 41 apply, with necessary modifications, to the minimum requirement.

PART IV REVIEW AND EVALUATION OF INFORMATION

Review and evaluation of information

43. (1) The qualified person shall review, interpret and evaluate the information used in the planning of the site investigation and obtained from conducting the site investigation.

(2) Based on the review, interpretation and evaluation, the qualified person shall prepare a phase two conceptual site model of the phase two property that demonstrates the current condition of the phase two property or, where remedial actions have been undertaken, the condition of the phase two property before the remedial actions were undertaken.

(3) The format of the phase two conceptual site model shall consist of,

- (a) diagrams, cross-sections and figures; and
- (b) narrative, including explanation of the contents of the diagrams, cross-sections and figures and the logical bases for the interpretations and the scientific processes that account for the contaminant distribution.

(4) The phase two conceptual site model shall include a narrative description and assessment of,

- (a) areas of potential environmental concern; and
- (b) any subsurface structures and utilities on, in or under the phase two property that may affect contaminant distribution and transport.

(5) The phase two conceptual site model shall include a narrative description of, and, as appropriate, figures illustrating, the physical setting of the phase two property and any areas under it including,

- (a) stratigraphy from ground surface to the deepest aquifer or aquitard investigated;
- (b) hydrogeological characteristics, including aquifers, aquitards and, in each hydrostratigraphic unit where one or more contaminants are present at concentrations above the applicable site condition standards, lateral and vertical hydraulic gradients;
- (c) approximate depth to bedrock;
- (d) approximate depth to water table;
- (e) any respect in which section 41 or 43.1 of the regulation applies to the property;
- (f) areas where soil has been brought from another property and placed on, in or under the phase two property; and
- (g) approximate locations, if known, of any proposed buildings and other structures.

(6) Where a contaminant is present on, in or under the phase two property at a concentration greater than the applicable site condition standard, the phase two conceptual site model shall identify,

- (a) each area where a contaminant is present on, in or under the phase two property at a concentration greater than the applicable site condition standard;
- (b) the contaminants associated with each of the areas referred in clause (a); and
- (c) each medium in which a contaminant associated with an area referred to in clause (a) is present.

(7) Where a contaminant is present on, in or under the phase two property at a concentration greater than the applicable site condition standard, the phase two conceptual site model shall include a narrative description of,

- (a) what is known about each of the areas referred to in clause (6) (a);

- (b) the distribution, in each of the areas referred to in clause (6) (a), of each contaminant present in the area at a concentration greater than the applicable site condition standard, for each medium in which the contaminant is present, together with figures showing the distribution;
- (c) anything known about the reason for the discharge into the natural environment of the contaminants present on, in or under the phase two property at a concentration greater than the applicable site condition standard;
- (d) anything known about migration away from any area of potential environmental concern of the contaminants present on, in or under the phase two property at a concentration greater than the applicable site condition standard, including the identification of any preferential pathways;
- (e) climatic or meteorological conditions that may have influenced distribution and migration of the contaminants, such as temporal fluctuations in ground water levels; and
- (f) if applicable, information concerning soil vapour intrusion of the contaminants into buildings including,
 - (i) relevant construction features of a building, such as a basement or crawl space,
 - (ii) building heating, ventilating and air conditioning design and operation, and
 - (iii) subsurface utilities.
- (8) Where contaminants on, in or under the phase two property are present at concentrations greater than the applicable site condition standard, the phase two conceptual site model shall include one or more cross-sections showing,
 - (a) the lateral and vertical distribution of a contaminant in each area where the contaminants is present at concentrations greater than the applicable site condition standard in soil, ground water and sediment;
 - (b) approximate depth to water table in each area referred to in clause (a);
 - (c) stratigraphy from ground surface to the deepest aquifer or aquitard investigated; and
 - (d) any subsurface structures and utilities that may affect contaminant distribution and transport in each area referred to in clause (a).
- (9) For each areas where a contaminant is present on, in or under the property at a concentration greater than the applicable site condition standard for the contaminant, the phase two conceptual site model shall include a diagram identifying, with narrative explanatory notes,
 - (a) the release mechanisms;
 - (b) contaminant transport pathway;
 - (c) the human and ecological receptors located on, in or under the phase two property;
 - (d) receptor exposure points; and
 - (e) routes of exposure.
- (10) During the course of the phase two environmental site assessment or any subsequent phase one or phase two environmental site assessment of the phase two property or other site assessment work with respect to the phase two property, the qualified person shall update the review, evaluation and interpretation as further information becomes available.

PART V

PHASE TWO ENVIRONMENTAL SITE ASSESSMENT REPORT

Preparation of report

44. The qualified person shall ensure that a phase two environmental site assessment report which meets the requirements of this Part is prepared.

Phase two environmental site assessment report, specific objectives

45. The following are the specific objectives of a phase two environmental site assessment report:

1. To document the presence or absence of contaminants in the land or water on, in or under the phase two property.
2. To document the determination of the location of one or more contaminants in the land or water on, in or under the phase two property.
3. To provide a record of a phase two environmental site assessment of the phase two property that demonstrates, in a manner that is clear and can be assessed and reconstructed, how the phase two environmental site assessment of the property was carried out, and, in particular, to document and demonstrate,
 - i. how the general and specific objectives of a phase two environmental site assessment, including each of its components, were achieved and how the minimum requirements for the objectives were met,

- ii. to document the basis for certifications in a record of site condition as to whether all or that part of the phase two property that may comprise the RSC property meets the applicable site condition standards or standards specified in a risk assessment for one or more contaminants, and
- iii. to document information needed to undertake a risk assessment of the phase two property with respect to one or more contaminants.

Phase two environmental site assessment report, general requirements

46. The phase two environmental site assessment report shall be based on the following:

- 1. Information obtained from planning and conducting the phase two environmental site assessment.
- 2. Interpretation and evaluation of the information from planning and conducting the phase two environmental site assessment.
- 3. Any additional information that the qualified person considers relevant.

Same

- 47. (1) The phase two environmental site assessment report shall,
 - (a) be divided into the report sections as specified in Table 1; and
 - (b) include the headings and sub-headings set out in Table 1.
- (2) The phase two environmental site assessment report shall address the requirements set out in Table 1.
- (3) The qualified person may include report sections, headings and sub-headings in addition to those set out in Table 1 and other information in the phase two environmental site assessment report.
- (4) The following subheadings in Report Section 5 (Investigation Method) of Table 1 and the requirements associated with the subheadings do not apply unless there has been sampling of ground water during the phase two environmental site assessment:
 - 1. Ground Water: Monitoring Well Installation.
 - 2. Ground Water: Field Measurement of Water Quality Parameters.
 - 3. Ground Water: Sampling.
- (5) The subheading Sediment: Sampling in Report Section 5 (Investigation Method) of Table 1 and the requirements associated with it do not apply unless there has been sampling of sediment during the phase two environmental site assessment.
- (6) The following subheadings in Report Section 6 (Review and Evaluation) of Table 1 and the requirements associated with the subheadings do not apply unless there has been sampling of ground water during the phase two environmental site assessment:
 - 1. Ground Water: Elevations and Flow Direction.
 - 2. Ground Water: Hydraulic Gradients.
 - 3. Ground Water Quality.
- (7) The subheading Sediment Quality in Report Section 6 (Review and Evaluation) of Table 1 and the requirements associated with it do not apply unless there has been sampling of sediment during the phase two environmental site assessment.
- (8) The requirements in Report Section 9 (Figures and Tables) of Table 1 which refer to monitoring wells, ground water, ground water elevations or analytical results of ground water sampling do not apply unless there has been sampling of ground water during the phase two environmental site assessment.
- (9) The requirements in Report Section 9 (Figures and Tables) of Table 1 which refer to analytical results of sediment sampling do not apply unless there has been sampling of sediment during the phase two environmental site assessment.
- (10) The following requirements associated with heading (c) (Soil Excavated at or Brought to the Phase Two Property) in Report Section 10 (Appendices) of Table 1 do not apply, unless the conditions in the paragraph are met:
 - 1. Subparagraph (i) (Soil Brought to the Phase Two Property) does not apply unless soil which did not originate at the phase two property has been brought from another property to the phase two property to remain there after the phase two environmental site assessment.
 - 2. Subparagraph (ii) (Segregation of Soil) does not apply unless soil has been excavated at the phase two property and placed in a stockpile for possible reuse at the phase two property.
 - 3. Subparagraph (iii) (Stockpiles) does not apply unless the soil in stockpiles is to be reused at the phase two property.

(11) Heading (b) (Remediation) in Report Section 10 (Appendices) of Table 1 and the requirements associated with it do not apply where no remediation has been conducted.

(12) The requirements under the heading (Remediation) in Report Section 10 (Appendices) of Table 1 which refer to remediation of ground water do not apply unless there has been remediation of ground water during the phase two environmental site assessment.

(13) Heading (d) (Modified Generic Risk Assessment) in Report Section 10 (Appendices) of Table 1 and the requirements associated with it do not apply where the owner does not intend to submit such a risk assessment.

(14) The phase two environmental site assessment report must have the appendices, references, figures specified in Table 1 attached to the report.

(15) Figures, maps, site plans and cross-sections in the phase two environmental site assessment report shall contain a scale, north arrow and a title block that includes,

- (a) a descriptive title;
- (b) the address, if any, of the phase two property;
- (c) the name of the qualified person's firm, company or partnership, if any; and
- (d) the date the figure, map, site plan or cross-section was created.

TABLE 1

MANDATORY REQUIREMENTS FOR PHASE TWO ENVIRONMENTAL SITE ASSESSMENT REPORTS

Report Section	Heading	Sub-Heading	Minimum Requirements
1. Executive Summary			Provide a brief summary of the report.
2. Introduction		(i) Site Description	Provide the following, <ul style="list-style-type: none"> i. municipal address and property identification number if any, of the phase two property, and ii. size and boundaries of the phase two property.
		(ii) Property Ownership	Provide the name and address and other contact information for the owner of the phase two property and the name, status and other contact information for any other person who has engaged the qualified person to conduct the phase two environmental site assessment.
		(iii) Current and Proposed Future Uses	Provide the identification of the current and proposed uses of the phase two property, and whether, if the proposed use is undertaken, section 168.3.1 of the Act would prohibit the new use unless a record of site condition is filed.
		(iv) Applicable Site Condition Standard	Provide identification of and rationale for the choice of the applicable site condition standard for the phase two property, based on consideration of matters relevant to the choice, including sections 35, 41 and 43.1 of the regulation, the current and proposed use of the property, soil texture of the property and proposed grading of the property following adoption of the proposed use.
3. Background Information		(i) Physical Setting	Provide a description of the general physical setting of the phase two property including, <ul style="list-style-type: none"> i. water bodies and areas of natural significance within the phase one study area, and ii. the topography and surface water drainage features on the phase two property.
		(ii) Past Investigations	Provide, <ul style="list-style-type: none"> i. a summary of any relevant past investigations of the phase two property, and ii. documentation of the steps taken to confirm that information or data which are to be used from previous investigations are of adequate quality such that it can be relied upon.
4. Scope of the Investigation		(i) Overview of Site Investigation	Provide an overview of the site investigation conducted with respect to the phase two property.
		(ii) Media Investigated	Provide, <ul style="list-style-type: none"> i. the rationale for whether to include in the

Report Section	Heading	Sub-Heading	Minimum Requirements
			field investigation sampling and analysis of each of ground water and sediment on, in or under the phase two property, and
			ii. an overview of the field investigation of each medium for which sampling and analysis were done.
		(iii) Phase One Conceptual Site Model	Provide a description of the phase one conceptual site model prepared as part of the phase one environmental site assessment report and of relevant subsequently acquired information.
		(iv) Deviations From Sampling and Analysis Plan	Provide a description of any deviations from the sampling and analysis plan.
		(v) Impediments	Provide a description of any physical impediments and documentation of any denial of access.
5. Investigation Method		(i) General	Provide a brief description of all methods as specified in the following sections. Where the method differs from the associated standard operating procedure, provide a detailed description of the method used, and a rationale for the change in method.
		(ii) Drilling and Excavating	Provide for each borehole drilled or test pit excavated,
			i. the name of the contractor,
			ii. a description of the equipment used,
			iii. a description of the measures taken to minimize the potential for cross-contamination, and
			iv. the frequency of sample collection.
		(iii) Soil: Sampling	Provide,
			i. a description of all equipment used to collect soil samples, and
			ii. a geological description of soil and sediment cores and samples, based on the finalized field logs for each monitoring well, test hole or intrusive investigation point.
		(iv) Field Screening Measurements	Provide a description of any equipment used to perform field screening measurements including,
			i. make and model number,
			ii. chemicals the equipment can detect and associated detection limits,
			iii. precision of the measurements,
			iv. accuracy of the measurements,
			v. calibration reference standards such as span gas, and
			vi. procedures for checking calibration of the equipment.
			Provide a description of how field screening measurements were used to select samples for laboratory analysis, if applicable.
			Where a field screening method was different from what was proposed as a standard operating procedure in the sampling and analysis plan, provide a description of, and rationale for, the difference.
		(v) Ground Water: Monitoring Well Installation	For each monitoring well installed provide,
			i. the name of the contractor,
			ii. a description of the equipment used,
			iii. a description of the measures taken to minimize the potential for cross-contamination, and
			iv. the frequency of sample collection during drilling, if any.

Report Section	Heading	Sub-Heading	Minimum Requirements
			Provide a description of the methods used to develop monitoring wells.
		(vi) Ground Water: Field Measurement of Water Quality Parameters	Provide a description of the methods used to measure water quality parameters such as pH, specific conductance and temperature.
		(vii) Ground Water: Sampling	Provide a description of the methods used to conduct ground water samples.
		(viii) Sediment: Sampling	Provide a description of the methods used to collect sediment samples.
		(ix) Analytical Testing	Provide the names of all laboratories used for analysis of soil, sediment or ground water samples.
		(x) Residue Management Procedures	Provide detailed documentation of procedures used for the management of residues from the field investigation including, <ul style="list-style-type: none"> i. soil cuttings from drilling and excavations, ii. water from well development and purging, and iii. fluids from equipment cleaning.
		(xi) Elevation Surveying	Provide an accurate specification of the location of any benchmark used in surveying of elevations.
		(xii) Quality Assurance and Quality Control Measures	Provide, <ul style="list-style-type: none"> i. a description of sample containers, preservation, labelling, handling and custody for samples submitted for laboratory analysis, including any deviations from the sampling and analysis plan, ii. a description of equipment cleaning procedures followed during all sampling, iii. a description of how the field quality control measures referred to in subsection 3 (3) were carried out, and iv. a description of, and rationale for, any deviations from the procedures set out in the quality assurance and quality control program set out in the sampling and analysis plan.
6. Review and Evaluation		(i) Geology	Provide a description and analysis of each aquifer and aquitard investigated pursuant to section 12 including, <ul style="list-style-type: none"> i. estimated thickness of each geologic unit, ii. elevations, relative to a geodetic benchmark or other permanent and recoverable benchmark, of the top and bottom of each geologic unit, iii. geological and other material in each geological unit, iv. the properties of each aquifer and aquitard, and v. the rationale for the choice of aquifers and aquitards investigated as it relates to identification of the location, presence, release, concentration, migration or retention of a contaminant.
		(ii) Ground Water: Elevations and Flow Direction	Provide, <ul style="list-style-type: none"> i. a discussion of, and rationale for, locations and screened intervals of monitoring wells used for interpretations of ground water flow direction, ii. results of any measurements taken using an interface probe during water level

Report Section	Heading	Sub-Heading	Minimum Requirements
			measurements, and
			iii. measurements of the thickness of any free flowing product present in monitoring wells.
			A description of the method used to calculate ground water elevation in the monitoring well,
			i. a description of the ground water elevations from all monitoring events in any aquifer investigated,
			ii. a description of the interpreted direction of ground water flow at the phase two property.
			iii. assessment of the potential for temporal variability in ground water flow direction, and
			iv. an evaluation and description of the potential interaction between any buried utilities in or under the phase two property and the water table.
		(iii) Ground Water: Hydraulic Gradients	Provide,
			i. a description of the horizontal hydraulic gradient for each aquifer investigated, including minimum, maximum and average horizontal hydraulic gradients, and
			ii. a description of vertical hydraulic gradients in aquifers where a contaminant is present at a concentration greater than the applicable site condition standard for the contaminant, including minimum, maximum and average vertical hydraulic gradients.
		(iv) Fine-Medium Soil Texture	Where fine-medium soil texture is to be used in determining the applicable site condition standards provide,
			i. a rationale for the use of the fine-medium soil texture category,
			ii. a description of the results of the required grain size analysis, and
			iii. a description and rationale for the number of samples collected and analyzed.
		(v) Soil: Field Screening	Provide a discussion of soil field screening results.
		(vi) Soil Quality	Provide a discussion and analysis of the laboratory analytical results for all soil samples analyzed including,
			i. locations and depths of samples,
			ii. comparison of analytical results to applicable site conditions standards,
			iii. contaminants of concern,
			iv. contaminants related to chemical and biological transformations that have or may have occurred,
			v. whether the results indicate soil serves as a source of contaminant mass contributing to ground water or sediment, and
			vi. whether the results indicate the presence of light or dense non-aqueous phase liquids
		(vii) Ground Water Quality	Provide a discussion and analysis of the laboratory analytical results for all ground water samples analyzed including,
			i. locations and sample depth interval of samples,
			ii. documentation of any field filtering,
			iii. comparison of analytical results to applicable site conditions standards,
			iv. contaminants of concern,

Report Section	Heading	Sub-Heading	Minimum Requirements
			v. contaminants related to chemical and biological transformations that have or may have occurred,
			vi. whether the results indicate soil serves as a source of contaminant mass contributing to ground water or sediment, and
			vii. whether the results indicate the presence of light or dense non-aqueous phase liquids.
		(viii) Sediment Quality	Provide a discussion and analysis of the laboratory analytical results for any sediment samples analyzed including,
			i. locations and depths of samples,
			ii. comparison of analytical results to applicable site conditions standards,
			iii. contaminants of concern,
			iv. contaminants related to chemical and biological transformations that have or may have occurred, and
			v. whether the results indicate the presence of light or dense non-aqueous phase liquids.
		(ix) Quality Assurance and Quality Control Results	Provide,
			i. a description of the types of quality control samples collected and results of any other quality assurance and quality control measures taken during the field investigation, including the types of quality control sample, the media sampled, and the importance of the results with respect to ensuring the data are useful, appropriate and accurate in the determination of whether the phase two property, or any RSC property within it, meets the applicable site condition standards and any standards specified in a risk assessment,
			ii. a description of each instance where a sample was not handled in accordance with the Analytical Protocol with respect to,
			A. holding time,
			B. preservation method
			C. storage requirement; or
			D. container type,
			iii. a statement, with respect to subsection 47 (3) of the regulation that,
			A. all certificates of analysis or analytical reports received pursuant to clause 47 (2) (b) of the regulation comply with subsection 47(3),
			B. a certificate of analysis or analytical report has been received for each sample submitted for analysis, and
			C. all certificates of analysis or analytical reports received have been included in full in an appendix to the phase two environmental site assessment report,
			iv. a description of each instance where a laboratory qualified any results or made remarks in a certificate of analysis or analytical report about a sample, including, a discussion of the validity of any results qualified, and
			v. a discussion of the overall quality of the field data from the investigation with respect to the data quality objectives, to demonstrate that,

Report Section	Heading	Sub-Heading	Minimum Requirements
			A. decision-making was not affected, and
			B. the overall objectives of the investigation and the assessment were met.
		(x) Phase Two Conceptual Site Model	Provide,
			i. a description and assessment of,
			A. areas where potentially contaminating activity has occurred,
			B. areas of potential environmental concern, and
			C. any subsurface structures and utilities on, in or under the phase two property that may affect contaminant distribution and transport,
			ii. a description of and, as appropriate, figures illustrating, the physical setting of the phase two property and any areas under it including,
			A. stratigraphy from ground surface to the deepest aquifer or aquitard investigated,
			B. hydrogeological characteristics, including aquifers, aquitards and, in each hydrostratigraphic unit where one or more contaminants is present at concentrations above the applicable site condition standards, lateral and vertical gradients,
			C. approximate depth to bedrock,
			D. approximate depth to water table,
			E. any respect in which section 41 or 43.1 of the regulation applies to the property,
			F. areas where soil has been brought from another property and placed on, in or under the phase two property, and
			G. approximate locations, if known, of any proposed buildings and other structures,
			iii. where a contaminant is present on, in or under the phase two property at a concentration greater than the applicable site condition standard, identification of,
			A. each area where a contaminant is present on, in or under the phase two property at a concentration greater than the applicable site condition standard,
			B. the contaminants associated with each of the areas referred to in subparagraph A,
			C. each medium in which a contaminant associated with an area referred to in subparagraph is present,
			D. a description and assessment of What is known about each of the areas referred to in subparagraph A,
			E. the distribution, in each of the areas referred to in subparagraph A, of each contaminant present in the area at a concentration greater than the applicable site condition standard, for each medium in which the contaminant is present, together with figures showing the distribution,
			F. anything known about the reason for the discharge of the contaminants present on, in or under the phase two property at a concentration greater than the applicable site condition standard into the natural environment,

Report Section	Heading	Sub-Heading	Minimum Requirements
			G. anything known about migration of the contaminants present on, in or under the phase two property at a concentration greater than the applicable site condition standard away from any area of potential environmental concern, including the identification of any preferential pathways,
			H. climatic or meteorological conditions that may have influenced distribution and migration of the contaminants, such as temporal fluctuations in ground water levels, and
			I. if applicable, information concerning soil vapour intrusion of the contaminants into buildings including,
			1. relevant construction features of a building, such as a basement or crawl space,
			2. building heating, ventilating and air conditioning design and operation, and
			3. subsurface utilities,
			iv. where contaminants on, in or under the phase two property are present at concentrations greater than the applicable site condition standard, one or more cross-sections showing,
			A. the lateral and vertical distribution of a contaminant in each area where the contaminants is present at concentrations greater than the applicable site condition standard in soil, ground water and sediment,
			B. approximate depth to water table in each area referred to in subparagraph A,
			C. stratigraphy from ground surface to the deepest aquifer or aquitard investigated, and
			D. any subsurface structures and utilities that may affect contaminant distribution and transport in each area referred to in subparagraph A, and
			v. for each areas where a contaminant is present on, in or under the property at a concentration greater than the applicable site condition standard for the contaminant, a diagram identifying, with narrative explanatory notes,
			A. the release mechanisms,
			B. contaminant transport pathway,
			C. the human and ecological receptors located on, in or under the phase two property,
			D. receptor exposure points, and
			E. routes of exposure.
7. Conclusions			Provide a summary of the information about the following:
			i. the location and concentration of contaminants in the land or water on, in or under the phase two property,
			ii. environmental conditions in the land or water on, in or under the phase two property where it is necessary to undertake a risk assessment with respect to one or more contaminants of concern, and
			iii. whether applicable site condition standards

Report Section	Heading	Sub-Heading	Minimum Requirements
			and standards specified in a risk assessment for contaminants on, in or under the phase two property were met as of the certification date.
		(i) Signatures	Provide,
			i. original signatures of the qualified person who conducted or supervised the phase two environmental site assessment, and
			ii. a statement by the qualified person confirming the carrying out of the phase two environmental site assessment and the findings and conclusions of the report.
8. References			Ensure that the phase two environmental site assessment report includes a list of all documents or data cited in the report.
9. Figures and Tables	(a) Tables	(i) Monitoring Well Installation	Provide a table showing construction details and elevations for all monitoring wells installed during the field investigation.
		(ii) Water Levels	Provide a table showing all water level measurements for all monitoring events at or under the phase two property, including depth to water reported as elevations to the nearest centimetre relative to a geodetic or permanent and recoverable benchmark and reference elevations.
		(iii) LNAPLs and DNAPLs	Provide a table showing all light or dense non-aqueous phase liquid measurements at or under the phase two property, reported as elevations to the nearest centimetre relative to a geodetic or permanent and recoverable benchmark and reference elevations.
		(iv) Soil Data	Provide one or more tables that,
			i. show soil quality data contained in laboratory certificates of analysis of samples taken at or under the phase two property,
			ii. include the borehole, test hole, test pit or monitoring well identification number, sample depths, sample identification number, date of sample collection, date of analysis and laboratory certificate of analysis or analytical report reference number, and
			iii. include a comparison of the data to applicable site condition standards.
		(v) Ground Water Data	Provide one or more tables that,
			i. show any ground water quality data contained in laboratory certificates of analysis of samples taken at or under the phase two property,
			ii. include the test hole or monitoring well identification number, sample identification number, sampling depth intervals, date of sample collection, date of analysis and laboratory certificate of analysis or analytical report reference number, and
			iii. include a comparison of the data to applicable site condition standards.
		(vi) Sediment Data	Provide one or more tables that,
			i. summarize all sediment quality data contained in laboratory certificates of analysis of samples taken at or under the phase two property,
			ii. include the sample identification number, sampling depths, date of sample collection, date of analysis and laboratory certificate of analysis or analytical report reference number, and
			iii. include a comparison of the data to

Report Section	Heading	Sub-Heading	Minimum Requirements
			applicable site condition standards.
		(vii) Ground Water, Sediment and Soil Maximum Concentration Data	Provide a table showing, for each contaminant for which sampling and analysis has been performed, the maximum known concentration of each contaminant on, in or under the phase two property as of the certification date including,
			i. the location and unique identification number of each borehole, test pit, test hole or monitoring well from which the sample showing the maximum concentration was collected, and
			ii. the relevant soil sampling depths, sediment sampling depths, and ground water sampling depth intervals.
	(b) Figures	(i) Areas of Natural Significance and Water Bodies	Provide a figure that illustrates the location of any,
			i. area of natural significance that includes the phase two property, that is adjacent to the phase two property or that is located, wholly or partly, on the phase two property or within 30 metres of the phase two property or part of the phase two property, and
			ii. water body located adjacent to the phase two property or, wholly or partly, on the phase two property or within 30 metres of the phase two property or part of the phase two property.
		(ii) Property Before Actions Taken to Reduce the Concentration of Contaminants	Provide a figure showing, in a plan view, all features relevant to the phase two environmental site assessment prior to any actions being taken to reduce the concentration of contaminants including,
			i. areas where a contaminant is present at a concentrations greater than the applicable site condition standards for the contaminant, and
			ii. the locations of buildings, storage tanks, drainage features and fill areas on or under the phase two property.
		(iii) Interpreted Contours of Ground Water Elevations	Provide a figure showing the phase two property that shows interpreted contours of the ground water elevations for each hydrostratigraphic unit where at least three monitoring wells have been installed to permit contouring and includes,
			i. monitoring well identification numbers,
			ii. water elevation at each monitoring well used for contouring,
			iii. labelling of the elevation contour,
			iv. ground water elevations contoured, which shall obey and not extend outside the dataset, and
			v. arrows indicating the qualified person's interpretation of lateral ground water flow direction at the phase two property.
		(iv) Contaminants in Soil Before Actions Taken to Reduce the Concentration of Contaminants	Where one or more contaminants in soil at or under the phase two property are present at a concentration greater than the applicable site condition standard for the contaminant prior to any actions taken to reduce concentration of contaminants, provide one or more figures in plan view of the phase two property that show the concentration of contaminants as analyzed in an accredited laboratory, in all boreholes, test holes, test pits and any other soil sampling locations.
		(v) Contaminants in Ground Water	Where one or more contaminants in ground water at or under the phase two property are greater than the applicable site condition standard prior to any

Report Section	Heading	Sub-Heading	Minimum Requirements
		Before Actions Taken to Reduce the Concentration of Contaminants	actions taken to reduce concentration of contaminants, provide one or more figures in plan view of the phase two property that show the concentration of contaminants, as analyzed in an accredited laboratory, in all monitoring wells and test holes.
		(vi) Contaminants in Sediment Before Actions Taken to Reduce the Concentration of Contaminants	Where one or more contaminants in sediment at or under the phase two property are greater than the applicable site condition standard prior to any actions taken to reduce concentration of contaminants, provide one or more figures in plan view of the phase two property that show the concentration of contaminants, as analyzed in an accredited laboratory, in all sediment sample locations.
		(vii) Delineation	Provide figures showing the phase two property in a plan view and illustrating the delineation of the lateral and vertical extent of contaminants of concern in soil, ground water or sediment for each area contaminants of concern including, <ul style="list-style-type: none"> i. sampling locations, ii. sample identification number, iii. sampling point, iv. sampling depths, v. sampling depth intervals, vi. concentrations of contaminants as analyzed in an accredited laboratory, and vii. the applicable site condition standard or standard specified in a risk assessment for each contaminant analyzed.
		(viii) Contaminants of Concern in Areas of Potential Environmental Concern	Provide cross-sections that are oriented parallel and perpendicular to the direction of ground water flow at the phase two property illustrating, <ul style="list-style-type: none"> i. the delineation of the lateral and vertical extent of contaminants of concern in soil, ground water or sediment for each area of potential environmental concern and showing sample locations, sampling identification numbers, sampling points and sampling depths, ii. concentration of contaminants analyzed in an accredited laboratory, iii. in highlighting, all concentrations of contaminants in excess of the applicable site condition standard or standard specified in a risk assessment, and iv. the stratigraphy from ground surface to the deepest aquifer or aquitard investigated.
10. Appendices	(a) General	(i) Sampling and Analysis Plan	Provide the sampling and analysis plan for the site investigation.
		(ii) Finalized Field Logs	Provide all finalized field logs.
		(iii) Certificates of Analysis or Analytical Reports from Laboratories	Provide laboratory certificates of analysis or analytical reports for all samples analyzed.
		(iv) Residue Management	Provide copies of all permits, approvals and the like obtained from municipal, provincial or federal governments or agencies for handling, treating, discharging and disposing of soil, sediment and ground water.
		(v) Survey of Phase Two Property	Provide a survey of the phase two property which has been prepared, signed and sealed by a surveyor or, where the phase two property consists

Report Section	Heading	Sub-Heading	Minimum Requirements
			of land that is administered by the Ministry of Natural Resources under the <i>Public Lands Act</i> , a description of the phase two property approved by the Surveyor General.
	(b) Remediation	(i) Where any Action has been Taken to Reduce the Concentration of Contaminants on, in or under a Phase Two Property	Provide a remediation appendix that includes the following sections,
			i. remedial actions,
			ii. free flowing product,
			iii. results of confirmation sampling and analysis, and
			iv. conclusions.
		(ii) Remedial Actions	Provide,
			i. a description of any soil excavation and soil treatment activities at the phase two property that includes,
			A. the rationale for each method used,
			B. the quantities and types of compounds used to treat contaminants of concern, and
			C. the location of the remedial action,
			ii. an estimate of the quantity of soil treated on the property and removed from the property, in tonnes,
			iii. a description of any ground water removal or ground water treatment activities at the phase two property including,
			A. the rationale for each method used,
			B. the quantities and types of compounds used to treat contaminants of concern, and
			C. the location of the remedial action,
			iv. an estimate, in litres, of the volume of any ground water removed from the phase two property,
			v. a description of any actions taken to reduce contaminant concentrations in sediment at the phase two property including,
			A. the rationale for each method used,
			B. the quantities and types of compounds used to treat contaminants of concern, and
			C. the location of the remedial action in relation to any areas of potential environmental concern,
			vi. an estimate of the quantity of sediment treated or removed from the property,
			vii. copies of all permits from local, provincial and federal agencies for handling, treating, discharging and disposing of soil, ground water or sediment,
			viii. a description of the steps taken to ensure that contaminants created or introduced to the property during remediation do not exceed the applicable site condition standard, if the remediation method involved the creation or introduction of contaminants or substances to the subsurface of the property,
			ix. a description of the steps taken to establish baseline and background conditions relevant to the proposed remediation method to a degree adequate to detect any increases of contaminants on, in or under the phase two property following remediation, including contaminants created or introduced to the

Report Section	Heading	Sub-Heading	Minimum Requirements
			property during remediation, and
			x. a rationale for the selection of monitoring wells and contaminants to be analyzed for the purpose of monitoring concentrations of contaminants in, on or under the phase two property, including contaminants created or introduced to the property during remediation.
		(iii) Free Flowing Product	Provide,
			i. a discussion of the types and quantities of any free flowing product observed during remediation,
			ii. an estimate of the volume of free flowing product, in litres, removed from ground water on, in or under the phase two property, where free flowing product is present, and
			iii. a description of any free flowing product recovery system or other activity undertaken to remove the free flowing product.
		(iv) Confirmation Sampling and Analysis	Provide,
			i. a description of all confirmation sampling activities conducted during and after remedial actions for the purpose of demonstrating that the phase two property meets the applicable site condition standards and any standards specified in a risk assessment,
			ii. a description and rationale for all confirmation sampling locations, depths and contaminants analyzed,
			iii. a description of the lateral and vertical dimensions of the excavations and the number and types of confirmation samples taken at each excavation, where part or all of the land on, in or under a phase two property has been excavated,
			iv. one or more figures of the phase two property, identifying the locations and dimensions of any excavations on, in or under the phase two property,
			v. one or more cross-sections that show the vertical dimensions of any excavations on, in or under the phase two property,
			vi. one or more figures of the phase two property, identifying the locations of any ground water removal or treatment activities, including the locations of any injection wells and extraction wells,
			vii. one or more figures of the phase two property, identifying the locations of any sediment removal or treatment activities,
			viii. a description of the results of quarterly sampling events, including water level measurements and ground water sampling and analysis, where <i>in situ</i> treatment has been undertaken on, in or under the phase two property,
			ix. a description of the results of quarterly sampling events, including water level measurements and ground water sampling and analysis, where remediation, other than <i>in situ</i> remediation has been undertaken with respect to a contaminant in soil,.

Report Section	Heading	Sub-Heading	Minimum Requirements
			x. tables showing all soil, ground water and sediment quality data contained in laboratory certificates of analysis or analytical reports for confirmation samples including,
			A. comparison of the data to applicable site condition standards or standards specified in a risk assessment as the case may be for each contaminant analyzed,
			B. the borehole, test hole, test pit or monitoring well identification number,
			C. the sample identification number,
			D. soil or sediment sample depth,
			E. ground water sampling depth interval,
			F. date of sample collection,
			G. date of sample analysis, and
			H. laboratory certificate of analysis or analytical report reference number,
			xi. provide one or more figures that show the results of analyses for all confirmation samples of soil, ground water and sediment including the delineation of the lateral and vertical extent of contaminants in soil, ground water or sediment following actions taken to reduce contaminants following actions taken to reduce the concentration of contaminants, and illustrating,
			A. sampling points,
			B. sample identification number,
			C. sampling depth intervals, and
			D. concentrations of contaminants as analyzed in an accredited laboratory,
			xii. provide cross-sections that are oriented parallel and perpendicular to the direction of ground water flow that show the results of analyses for all confirmation samples of soil, ground water and sediment including the delineation of the lateral and vertical extent of contaminants. in soil, ground water or sediment following actions taken to reduce the concentration of contaminants, and illustrating,
			A. sampling points,
			B. sample identification number,
			C. sampling depth intervals,
			D. concentrations of contaminants as analyzed in an accredited laboratory, and
			E. the stratigraphy from ground surface to the deepest aquifer or aquitard where actions were taken to reduce the concentration of contaminants,
			xiii. a table showing construction details and elevations for all monitoring wells used in demonstrating that contaminant concentrations in ground water are below the applicable site condition standards following actions taken to reduce concentration of contaminants, and
			xiv. a table showing all water level measurements for all monitoring events used in demonstrating that contaminant concentrations in ground water are below the applicable site condition standards following actions taken to reduce concentration of contaminants, including depth to water reported as elevations to the nearest centimetre relative to a geodetic or

Report Section	Heading	Sub-Heading	Minimum Requirements
			permanent and recoverable benchmark and reference elevations.
	(c) Soil Excavated at or Brought to the Phase Two Property	(i) Soil Brought to the Phase Two Property	Provide,
			i. a rationale for the selection of chemical parameters analyzed by a laboratory in accordance with section 32 of this Schedule,
			ii. a description of the soil sampling activities conducted including,
			A. the number of samples analyzed,
			B. the soil sampling program, including methods used to ensure that the samples are representative of any areas where a contaminant may be present at a concentration greater than the applicable site condition standard for the contaminant,
			C. the address of the source property and any property where the soil was stored prior to being deposited on, in or under the phase two property,
			D. the former and current uses of the source property, including identification of any potentially contaminating activity,
			E. total volume of soil brought to the phase two property,
			F. the results of analyses of soil samples, including a comparison of the results to the applicable site condition standard for each contaminant analyzed,
			G. a figure showing the locations on the phase two property where soil was deposited,
			H. tables,
			1. showing all soil quality data contained in laboratory certificates of analysis of soil, samples analyzed, and
			2. comparing the analytical results to the applicable site condition standard for each contaminant analyzed, and
			iii. a description of the purposes for which the soil was brought to the phase two property.
		(ii) Segregation of Soil	Provide,
			i. a rationale for the choice of contaminants to be analyzed,
			ii. a description of the methods used to ensure uniform and representative sample collection,
			iii. the number of soil samples collected and the volume of each stockpile, and
			iv. a comparison of the results of analysis to the applicable site condition standards and standards specified in a risk assessment for all contaminants analyzed.
		(iii) Stockpiles	Provide,
			i. a rationale for the choice,
			ii. a description of the stockpile sampling program, including methods used to ensure uniform and representative sample collection, the number of soil samples collected and the volume of each stockpile, and
			iii. a table showing all soil quality data contained in certificates of analysis or analytical reports for stockpiled soil samples analyzed and a comparison of the analytical results to the applicable site condition standards and

Report Section	Heading	Sub-Heading	Minimum Requirements
			standards specified in a risk assessment.
	(d) Modified Generic Risk Assessment	(i) Property Information	Provide,
			i. property location and ownership,
			ii. municipal address and property identification number if any,
			iii. size and boundaries of the property, and
			iv. identification of the current and proposed uses of the property.
		(ii) Fraction of Organic Carbon (FOC)	Whenever an assumed value for FOC (for the water table to soil surface, in the upper 0.5m, or the aquifer) is to be modified in a modified generic risk assessment, the report shall include,
			i. a description of the rationale for determining sampling locations,
			ii. a table with the sampling results,
			iii. a figure showing the sampling points,
			iv. finalized field logs, indicating the depth of the soil samples, and
			v. the new value to be used in the modified generic risk assessment.
		(iii) Distance to Water Body	Whenever an assumed value for distance to water body is to be modified in a modified generic risk assessment, the report shall include a figure showing,
			i. the location of the property,
			ii. areas where a contaminant is present at concentration greater than the applicable site condition standard for the contaminant,
			iii. location of monitoring wells, ground water flow direction, interpreted flow pathways from each area to the nearest water body, estimated distance from each area to the nearest water body,
			iv. nearest water body down gradient of each area noted in ii, and
			v. the new value to be used in the modified generic risk assessment.
		(iv) Depth to Water Table	Whenever an assumed value for depth to water table is to be modified in a modified generic risk assessment, the report shall include,
			i. a description of, and rationale for, the method used to estimate the depth from soil surface to the highest water table,
			ii. a figure showing the soil surface elevation contours, monitoring well locations, and measured depths to the highest water table from soil surface,
			iii. a table with all the water level data used to determine the highest water table, and
			iv. the new value to be used in the modified generic risk assessment.
		(v) Aquifer Horizontal Hydraulic Gradient	Whenever an assumed value for aquifer horizontal hydraulic gradient is to be modified in a modified generic risk assessment, the report shall include,
			i. a figure showing the location of monitoring wells, water level information, and ground water elevation contours,
			ii. gradient calculations, and
			iii. the new value to be used in the modified generic risk assessment.
		(vi) Aquifer Horizontal Hydraulic Conductivity	Whenever an assumed value for aquifer horizontal hydraulic conductivity is to be modified in a modified generic risk assessment, the report shall include,

Report Section	Heading	Sub-Heading	Minimum Requirements
			i. a description of field test methods, and interpretation of the field data,
			ii. a rationale for the decision to use or not use a multiplier, and for the particular choice and use of any multiplier chosen and used in adjusting hydraulic conductivity values,
			iii. all field data, calculations, and hydraulic conductivity values, and
			iv. the new value to be used in the modified generic risk assessment.
		(vii) Soil Type in the Vadose Zone and Capillary Fringe	Whenever an assumed value for soil type in the vadose zone and capillary fringe is to be modified in a modified generic risk assessment, the report shall include,
			i. for each area where a contaminant is present on, in or under the property at a concentration greater than the applicable site condition standard for the contaminant, the following information related to soil type in the vadose zone and capillary fringe, if applicable,
			A. a description of grain size analysis undertaken by an accredited laboratory, and the process and rationale for the selection of the soil type,
			B. grain size distribution curves,
			C. a figure showing all the sampling points, and
			D. related finalized field logs, indicating the depth of the soil samples, and
			ii. soil type selected as property soil type (for each of the vadose zone and capillary fringe), and the area soil type (in each of the vadose zone and capillary fringe) for each of the areas investigated.
		(viii) Soil Vapour Investigation - Depth to Soil Vapour Measurements	Whenever an assumed value for depth below soil surface to soil vapour is to be entered in a modified generic risk assessment, the report shall include,
			i. a description of the rationale for the selection of the soil vapour sampling locations and depths,
			ii. a discussion on soil vapour preferential pathways present or anticipated on the property, and whether and how they may affect vapour intrusion into existing and any known future buildings,
			iii. a figure showing the locations of,
			A. existing and, if known, future buildings,
			B. all soil vapour points,
			C. areas where volatile contaminants are present at concentration greater than the applicable site condition standards,
			D. known or inferred volatile contaminant release areas, and
			E. ground water flow direction,
			iv. a minimum of one cross section for each area at which a contaminant is present at a concentration above the applicable site condition standards for the contaminant, which illustrates,
			A. variations in the soil surface elevation at the property,
			B. soil and ground water sampling points,
			C. soil vapour probe locations and depths,

Report Section	Heading	Sub-Heading	Minimum Requirements
			D. interpreted distribution of the soil types present in the area,
			E. depth to water table, and
			F. soil and ground water concentrations for the volatile contaminants referred to above, and
			v. a table summarizing the rationale for the location and depth of each soil vapour probe used in the soil vapour investigation, construction details of the probes including materials, diameter, length of the screen interval, and depth from soil surface to the top of the probe screening interval.
		(ix) Soil Vapour Investigations - Soil Vapour Concentrations	Whenever a value for soil vapour concentration is to be entered in a modified generic risk assessment, the report shall include,
			i. a description of the soil vapour analytical methods, data quality objectives, rationale for the selected sampling method, devices and sampling duration,
			ii. a description of the standard operating procedures for soil vapour probe installation and soil vapour probe development, performance testing, leak testing, purging and sampling used in the field investigation,
			iii. a description of the quality assurance and quality control measures implemented.
			iv. soil vapour field data, including leak test data, purge volumes and sample rates,
			v. soil vapour laboratory results presented in a tabular format by soil vapour sampling location and probe, including in the table depth to measurement (from soil surface to the top of the probe screening interval) and approved model calculated soil vapour screening level for each volatile contaminant,
			vi. soil vapour probe finalized field logs including depths and installation details, and
			vii. certificates of analysis or analytical reports for all soil vapour samples.
		(x) References	Include a list of all documents or data cited in the report.

TABLE 2
MINIMUM STOCKPILE SAMPLING FREQUENCY

Sample Frequency		
Pile Volume	Field Screening Samples	Samples for Laboratory Analysis
Less than 50 m ³	A minimum of 5 samples	A minimum of one sample
>50m ³ to 150 m ³	A minimum of 15 samples	A minimum of three samples
>150m ³ to 500 m ³	A minimum of 30 samples	A minimum of five samples
>500m ³ to 1500 m ³	A minimum of 50 samples	A minimum of 10 samples
>1500 m ³	A minimum of 75 samples	A minimum of 15 samples

TABLE 3
MINIMUM CONFIRMATION SAMPLING REQUIREMENTS FOR EXCAVATION

Floor Area (m ²)	Floor Samples	Sidewall Samples ¹
<25	2	2
>25-50	2	3
>50-100	3	3
>100-250	3	5

Floor Area (m ²)	Floor Samples	Sidewall Samples ¹
>250-500	4	6
>500-750	4	7
>750-1000	5	8
Note 1	Sidewall samples should not all be taken from the same wall, and should represent worst-case.	

TABLE 4
PHASE TWO ENVIRONMENTAL SITE ASSESSMENT REQUIREMENTS FOR MODIFIED GENERIC RISK
ASSESSMENTS

Assumption Category	Objective	Minimum Requirements
1. Fraction of Organic Carbon (FOC) – Water Table to Soil Surface	(a) Determine the FOC in the area between the water table and the soil surface.	<ol style="list-style-type: none"> 1. Soil samples from at least four continuous borehole cores but not necessarily undisturbed soil samples must be collected at the phase two property for the purpose of defining FOC. 2. The sample must be taken from soil between the soil surface and the top of the water table. 3. The four sample locations must be chosen so as to provide results for natural (non-anthropogenic) FOC at the property. 4. The samples must be taken from soil of the same soil type present in an area where a contaminant is present at a concentration greater than the applicable site condition standard for the contaminant. 5. A minimum of one composite soil sample for each sampling location is required for FOC determination. 6. Each soil sample for FOC determination shall be analyzed in triplicate. 7. The FOC for the phase two property shall be the mean of all the soil samples analyzed for FOC determination. 8. At least one soil sample shall be taken at each of the four sampling locations and analyzed for the contaminants of concern.
2. Fraction of Organic Carbon (FOC) – in Upper 0.5 m	(a) Determine the FOC in the upper 0.5 m of soil immediately below soil surface.	<ol style="list-style-type: none"> 1. Soil samples shall be collected, from at least four locations at the property, each of which is in the upper 0.5 m of soil below soil surface at the time of sampling. 2. The sample locations must be chosen so as to provide results for natural (non-anthropogenic) FOC at the phase two property. 3. The samples must be taken from soil of the same soil type present in an area where a contaminant is present at a concentration greater than the applicable site condition standard for the contaminant. 4. A minimum of one composite soil sample for each sampling location is required for FOC determination. 5. The FOC for the phase two property shall be the mean of all the soil samples analyzed for FOC determination. 6. At least one soil sample shall be taken at each of the four sampling locations and analyzed for the contaminants of concern.
3. Minimum Distance From Areas Where Contaminants Present Above Applicable Site Condition Standards to Nearest Down Gradient Water Body	(a) Determine the minimum distance from the centre of areas on, in or under the phase two property at which a contaminant is present at a concentration greater than the applicable site condition standard for the contaminant to the nearest water body that is down gradient of	<ol style="list-style-type: none"> 1. Using hydrogeological expertise and all relevant information from the phase two environmental site assessment, determine the distance from the centre of each area on, in or under the phase two property at which a contaminant is present at a concentration greater than the applicable site condition standard for the contaminant to the nearest water body that is down gradient of the

Assumption Category	Objective	Minimum Requirements
	the area.	area.
4. Minimum Depth Below Soil Surface to the Highest Annual Water Table	(a) Determine the minimum depth below soil surface to the highest water table in areas where volatile contaminants are present at concentrations greater than the applicable site condition standards in ground water.	<p>2. Determine the shortest of these distances.</p> <p>1. Where at least two years of water table level monitoring done at intervals no less frequent than quarterly has been undertaken for the water table at or within 250 metres from the boundary of the phase two property, water table level monitoring shall be conducted monthly for three months in order to determine the minimum depth of the high water table below soil surface. Such monitoring shall be conducted during the three months at which the highest water table can reasonably be expected to be at its highest elevation ASL based on historical data.</p> <p>2. If the historical water level information referred to in paragraph 1 is not available then either,</p> <p>a. water table level monitoring shall be conducted monthly for 12 months in order to determine the minimum depth of the highest water table below soil surface, or</p> <p>b. water table level fluctuations reasonably to be anticipated at the phase two property shall be identified and documented by the qualified person, water table level monitoring shall be conducted once and the greater of the anticipated fluctuation as identified by the qualified person or one metre shall be subtracted from the measurement taken during the water table level monitoring in order to determine the minimum depth of the highest water table below soil surface.</p>
5. Aquifer horizontal hydraulic conductivity	(a) Determine the horizontal hydraulic conductivity for each aquifer that carries contaminants of concern to a water body.	<p>1. A representative horizontal hydraulic conductivity for each aquifer that carries contaminants of concern to a water body shall be determined, which shall be done as follows:</p> <p>i. Field testing shall be conducted within the coarsest geological material in the aquifer for the purpose of determining horizontal hydraulic conductivity for each aquifer that carries the contaminants of concern from the aquifer to a water body.</p> <p>ii. The hydraulic conductivity values from field testing shall be compared with published values associated with the geological material which was tested.</p> <p>iii. If the field testing values are not consistent with published values associated with the geological material in the aquifer which was tested, or if there are any other reasons to believe the field testing quality is subject to uncertainty, an appropriately conservative multiplier shall be applied to the field testing values.</p>
6. Aquifer Horizontal Hydraulic Gradient	(a) Determine the average horizontal hydraulic gradient across the phase two property to the nearest down gradient water body.	<p>1. The average horizontal hydraulic gradient between aquifers on, in or under the phase two property and the nearest water body to which ground water at the property discharges shall be determined, which determination shall be done as follows:</p> <p>i. Water level measurements shall be taken from at least three monitoring wells at the property from the same hydrostratigraphic unit during at least one monitoring event.</p> <p>ii. The monitoring wells must not be placed in a straight line.</p> <p>iii. In selecting the monitoring wells from which</p>

Assumption Category	Objective	Minimum Requirements
		to collect water level information and determining when to collect it the qualified person shall take into consideration fluctuations of ground water flow direction, so that water level measurements from these wells are representative of ground water flows from the aquifer to the nearest water body.
		2. For all aquifers where a contaminant of concern is present at a concentration greater than the applicable site condition standard for the contaminant, the qualified person shall ensure the following information is prepared:
		i. Contours of the interpreted ground water surface based on the water level measurements.
		ii. A determination of the approximate water level elevation of the nearest water body.
		iii. A calculation of the horizontal hydraulic gradient between the phase two property and the nearest water body, using the minimum distance from areas where a contaminant is present at a concentration greater than the applicable site condition standard for the contaminant to the nearest water body calculated as indicated above.
		3. Using the calculations referred to in subparagraph 2 iii, the qualified person shall ensure that the average horizontal hydraulic gradient between the phase two property and the nearest water body is calculated.
7. Aquifer Fraction of Organic Carbon (FOC)	(a) Determine the FOC in the aquifer that carries the contaminants of concern to a water body.	1. Samples of geological material in the aquifer that carries contaminants of concern to a water body must be collected from at least two sampling points.
		2. Each sample must be analyzed in triplicate.
		3. The FOC for the aquifer is the mean of all the samples.
8. Property Soil Type – Vadose Zone	(a) Determine the predominant soil type for the areas at the phase two property where a contaminant is present in soil or in ground water at concentrations greater than the applicable site condition standard for the contaminant.	1. In areas at the phase two property where a contaminant is present at concentrations greater than the applicable site condition standard for the contaminant, the predominant soil type in the vadose zone shall be determined as follows:
		i. For each area where a contaminant is present in soil only at a concentration greater than the applicable site condition standard for the contaminant, one or more boreholes must be advanced to the bottom of the area.
		ii. In any other case, one or more boreholes must be advanced to the top of the saturated zone.
		iii. The determination of the predominant soil type among all the areas shall be done through soil sampling and analysis as follows:
		a. an appropriate number and distribution of samples, but at least four samples, of soil from each area must be collected and analyzed in order to determine grain size distribution of the soil,
		b. grain size analysis shall be undertaken by an accredited laboratory,
		c. the predominant soil type from among all the areas must be determined based on analysis of the samples chosen in subparagraph a, and on borehole information, and

Assumption Category	Objective	Minimum Requirements
		d. where two or more soil types exist in approximately equal amounts, taking into account all the areas, the predominant soil type shall be the coarsest soil type from amongst those present in approximately equal amounts.
9. Property Soil Type – Capillary Fringe	(a) Determine the predominant soil type directly above the water table in the capillary fringe for the areas at the phase two property where a contaminant is present in ground water in concentrations greater than the applicable site condition standard for the contaminant.	1. In areas at the phase two property where a contaminant is present at concentrations greater than the applicable site condition standard for the contaminant, the predominant soil type in the capillary fringe shall be determined through soil sampling and analysis as follows:
		i. One or more boreholes must be advanced to the top of the saturated zone.
		ii. The determination of the predominant soil type among all the areas shall be done as follows:
		a. an appropriate number and distribution of samples, but at least two samples, of soil from each area must be collected and analyzed in order to determine grain size distribution of the soil.
		b. samples must be taken from the stratum directly above the water table in the capillary fringe.
		c. grain size analysis shall be undertaken by an accredited laboratory.
		d. the predominant soil type from among all the areas must be determined based on the samples chosen in clause a, and on borehole information, and
		e. where two or more soil types exist in approximately equal amounts taking into account all the areas, the predominant soil type shall be the coarsest soil type from amongst those present in approximately equal amounts.
10. Area Soil Type - Vadose Zone	(a) Determine the coarsest soil type in the vadose zone in each area in which a volatile contaminant is present at a concentration greater than the applicable site condition standard for the contaminant.	1. In each area where a volatile contaminant is present in soil, or in ground water, at a concentration greater than the applicable site condition standard for the contaminant, determine the soil type in the area.
		2. For each area where a contaminant is present in soil only at a concentration greater than the applicable site condition standard for the contaminant, one or more boreholes must be advanced to the bottom of the area.
		3. In any other case, one or more boreholes must be advanced to the top of the saturated zone.
		4. The determination of the coarsest soil type for each area shall be done as follows:
		i. An appropriate number and distribution of samples, but at least four samples, of soil from each area must be collected and analyzed in order to determine grain size distribution of the soil.
		ii. Grain size analysis shall be undertaken by an accredited laboratory.
		iii. The coarsest soil type from among these samples for each area shall be identified.
11. Area Soil Type – Capillary Fringe	(a) Determine the coarsest soil type directly above the water table in the capillary fringe in each area of the phase two property where a volatile	1. In each area where a volatile contaminant is present at a concentration greater than the applicable site condition standard for the contaminant the coarsest soil type directly

Assumption Category	Objective	Minimum Requirements
	contaminant is present in ground water at a concentration greater than the applicable site condition standard for the contaminant.	above the water table must be determined.
		2. One or more boreholes must be advanced to the top of the saturated zone.
		3. The determination of the coarsest soil type among all the area shall be done as follows:
		i. An appropriate number and distribution of samples, but at least two samples, of soil from each area must be collected and analyzed in order to determine grain size distribution of the soil.
		ii. Grain size analysis shall be undertaken by an accredited laboratory.
		iii. Samples must be taken from the stratum directly above the water table in the capillary fringe.
		iv. The coarsest soil type from among these samples for each area where a volatile contaminant is present in ground water at a concentration greater than the applicable site condition standard for the contaminant shall be identified.
12. Soil Vapour Concentrations and Depth to Soil Vapour Measurements	(a) Determine soil vapour concentrations in each area at the phase two property in which a volatile contaminant is present in soil, and in each area of the phase two property in which a volatile contaminant is present in ground water, at a concentration greater than the applicable site condition standard for the contaminant.	1. Soil vapour concentrations shall be determined in each area at the phase two property in which a volatile contaminant is present at a concentration greater than the applicable site condition standard for the contaminant, which determination shall be done as follows:
		i. The qualified person shall ensure a sampling and analysis plan for soil vapour characterization is prepared.
		ii. In this plan the qualified person shall determine the appropriate sampling locations for sampling soil vapour, including the appropriate depth for each location, which locations shall include the areas,
		a. where known or inferred releases of volatile contaminants have occurred,
		b. where the highest concentration of contaminants in soil and ground waters are present, and
		c. where the qualified person considers vapour intrusion related exposures may be of potential concern.
		iii. The soil vapour samples must be collected,
		a. from within the sampling location and at the depth that is approximately the same as the depth at which the highest concentration of the volatile contaminant in soil has been measured, and
		b. as close as possible to, but not more than 0.5 metres above the top of the capillary fringe in the area where the highest concentration of the volatile contaminant in ground water has been measured.
		iv. The soil vapour samples shall be collected and analyzed.
		v. The qualified person shall document the rationale for the selection of the soil vapour sampling locations and depths.

Assumption Category	Objective	Minimum Requirements
		vi. At least two soil vapour probes must be installed in each sampling location and depth. Multiple probes installed in a single borehole are not acceptable.
		vii. Samples shall be collected from the probes in each sampling location during at least two sampling events separated by at least three months.
		viii. Samples shall be collected from at least 1.5 metres below the soil surface.
		ix. Screen intervals in soil vapour probes used for the sampling shall not exceed 0.5 metres.
		x. The depth to soil vapour measurement is the distance from soil surface to the top of the probe screening interval for each soil vapour probe from which samples are collected.
		2. The qualified person shall ensure that the soil vapour samples are collected using soil vapour probes that have been designed, constructed and operated within specifications for adequate measurement and in a manner that minimizes adsorption, desorption and leaks.

SCHEDULE F REQUIREMENTS FOR SOIL RE PARAGRAPH 2 OF SUBSECTION 55 (3) OF THE REGULATION

APPLICATION

Application

1. (1) This Schedule sets out the requirements for the purposes of paragraph 2 of subsection 55 (2) of the regulation for determining whether soil described subsection (2) meets the standards set out in Table 1 of the Soil, Ground Water and Sediment Standards with respect to all contaminants in the soil.

(2) Subsection (1) applies to soil that,

- (a) originated at a property other than the one to which it is to be brought;
- (b) is intended to be brought to a RSC property that is a RSC property for which a record of site condition may be submitted solely based on a phase one environmental site assessment; and
- (c) is intended to remain at the RSC property after a record of site condition has been filed.

REQUIREMENTS

Requirements

2. A qualified person shall ensure that the following requirement are met:

- 1. The concentration of each contaminant in the soil to be brought to the RSC must be equal to or lesser than the standard for the contaminant set out in Table 1 of the Soil, Ground Water and Sediment Standards.
- 2. Samples must be collected from the soil to be brought to the RSC property.
- 3. The samples must be analyzed in accordance with this section, and the concentrations of contaminants in the soil when it is to be brought to the RSC property known, before any soil is brought to the RSC property in order to determine what contaminants are in the soil, and whether the standards referred to in paragraph 1 are met for each contaminant in the soil.
- 4. The samples that are collected and analyzed must be,
 - i. representative samples collected for the purpose of determining the concentration of contaminants in the soil to be brought to the RSC property and at locations and frequencies which will be adequate to allow the concentrations of contaminants in the soil to be known,
 - ii. collected by the qualified person, or under the supervision of the qualified person by an individual qualified to take samples for such purpose, following a plan determined by the qualified person to collect samples at locations and frequencies which will be adequate to allow the concentrations of contaminants in the soil to be known, and

- iii. collected for the purpose of determining if contaminants are present in the soil as a result of any potentially contaminating activity or other environmental condition,
 - A. at the property from which the soil originated while the soil was there,
 - B. at any property at which the soil has subsequently been stored while the soil was being stored at that property, and
 - C. while the soil was being handled, stored or transported at any time before its final placement on, in or under the phase two property.
- 5. The samples must be analyzed for contaminants that may reasonably be expected to be present in the soil, having regard to,
 - i. the property from which the soil was taken before being brought to the RSC property,
 - ii. the handling of the soil, including its storage and transport, following its original excavation, and
 - iii. any other relevant factors, including potentially contaminating activity.
- 6. The samples of the soil must be collected and selected for analysis so as to obtain representative results that locate any areas in the soil being sampled where a contaminant may be present at a concentration greater than the standard in Table 1 of the Soil, Ground Water and Sediment Standards for the contaminant and at least one soil sample must be analyzed for each 160 cubic metres of soil for the first 5,000 cubic metres to be assessed at each source from which soil is being brought to the RSC property, following which at least one sample for each additional 300 cubic metres of soil which is to remain on, in or under the RSC property must be analyzed.
- 7. Analysis of the samples referred in paragraph 6 is carried out at an accredited laboratory.

Application of Schedule E etc.

3. (1) The provisions of Schedule E and sections 47 and 48 of the regulation applicable to the collection and recording of samples of soil and the methods of sampling, analysis of samples and reporting of analytical results apply with necessary modifications to the determination of whether soil to be brought to the RSC property meets standards in Table 1 of the Soil, Ground Water and Sediment Standards for the contaminants in the soil.

(2) For purposes of subsection (1), the applicable provisions include the requirements for sampling and analysis for the purpose of determining whether a standard for a contaminant set out in the Soil, Ground Water and Sediment Standards has been met.

(3) The qualified person shall ensure that a document which meets the requirements of subclause 10 (c) (i) of Table 1 of Schedule E is prepared with respect to the sampling and analysis of soil brought to the RSC property.

(4) For the purposes of subsection (3), subclause 10 (c) (i) of Table 1 of Schedule E shall be read as follows:

- 1. References to section 32 are deemed to be references to section 2 of this Schedule.
- 2. References to "phase two property" are deemed to be references to the "RSC property".
- 3. References to "applicable site condition standard" are deemed to be references to "standard in Table 1 of the Soil, Ground Water and Sediment Standards".

32. (1) Subject to subsections (2), (3) and (4), this Regulation comes into force on the day it is filed.

(2) Subsections 1 (1), (2), (4), (5), (6), (8), (9), (11) and (12) and sections 5, 6, 9, 15 to 18, 20 to 22, 29 and 30 come into force on July 1, 2011.

(3) Subsection 1 (3), and sections 2, 3, 4, 7 to 11, 14, 25, 27, 28 and 31 come into force on the latest of July 1, 2011 and the day on which the last of the following provisions come into force:

- 1. Section 2, subsections 5 (1), 6 (1), (2), (3) and (5) to (10) and 8 (2), and section 10, of Schedule 13 to the *Budget Measures and Interim Appropriation Act, 2007*.**
- 2. Subsection 2 (2) and section 4 of Schedule 30 to the *Budget Measures and Interim Appropriation Act, 2007*.**

(4) Section 13 comes into force on July 1, 2010.

03/10

ONTARIO REGULATION 512/09

made under the

ENVIRONMENTAL BILL OF RIGHTS, 1993

Made: December 9, 2009

Filed: December 29, 2009

Published on e-Laws: December 31, 2009

Printed in *The Ontario Gazette*: January 16, 2010

Amending O. Reg. 681/94

(Classification of Proposals for Instruments)

Note: Ontario Regulation 681/94 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History which can be found at www.e-Laws.gov.on.ca.

1. Paragraph 15 of subsection 5 (2) of Ontario Regulation 681/94 is revoked and the following substituted:

15. A proposal for a certificate of property use under section 168.6 of the *Environmental Protection Act*, if the proposal relates to a risk assessment that is submitted to the Ministry of the Environment on or after October 1, 2005, but does not include a proposal for a certificate of property use in respect of a modified generic risk assessment that has been accepted under clause 168.5 (1) (a) of the *Environmental Protection Act*.

2. This Regulation comes into force on July 1, 2011.

03/10

ONTARIO REGULATION 513/09

made under the

ENVIRONMENTAL BILL OF RIGHTS, 1993

Made: December 9, 2009

Filed: December 29, 2009

Published on e-Laws: December 31, 2009

Printed in *The Ontario Gazette*: January 16, 2010

Amending O. Reg. 73/94

(General)

Note: Ontario Regulation 73/94 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History which can be found at www.e-Laws.gov.on.ca.

1. Ontario Regulation 73/94 is amended by adding the following section:

15.4 The requirements of Part II of the *Environmental Bill of Rights, 1993*, do not apply in relation to a proposal to issue, amend or revoke a certificate of property use in respect of a modified generic risk assessment that has been accepted under clause 168.5 (1) (a) of the *Environmental Protection Act*.

2. This Regulation comes into force on July 1, 2011.

03/10

ONTARIO REGULATION 514/09

made under the

LEGISLATION ACT, 2006

Made: December 9, 2009

Filed: December 31, 2009

Published on e-Laws: January 5, 2010

Printed in *The Ontario Gazette*: January 16, 2010**REVOKING REGULATIONS MADE UNDER THE MINISTRY OF HEALTH ACT**

Note: Regulation 785 and Ontario Regulation 363/92 have previously been amended. For the legislative history of the Regulations, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. The following regulations made under the *Ministry of Health Act* are revoked:
 1. Regulation 785 of the Revised Regulations of Ontario, 1990 (Grants — Health Resources).
 2. Ontario Regulation 363/92 (Grants for Internships).
2. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 514/09

pris en application de la

LOI DE 2006 SUR LA LÉGISLATION

pris le 9 décembre 2009

déposé le 31 décembre 2009

publié sur le site Lois-en-ligne le 5 janvier 2010

imprimé dans la *Gazette de l'Ontario* le 16 janvier 2010**ABROGATION DE CERTAINS RÈGLEMENTS PRIS EN APPLICATION DE LA LOI SUR LE MINISTÈRE DE LA SANTÉ**

Remarque : Le Règlement 785 et le Règlement de l'Ontario 363/92 ont été modifiés antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. Les règlements suivants pris en application de la *Loi sur le ministère de la Santé* sont abrogés :
 1. Le Règlement 785 des Règlements refondus de l'Ontario de 1990 (Subventions – Ressources sanitaires).
 2. Le Règlement de l'Ontario 363/92 (Grants for Internships).
2. Le présent règlement entre en vigueur le jour de son dépôt.

03/10

ONTARIO REGULATION 515/09

made under the

LOCAL HEALTH SYSTEM INTEGRATION ACT, 2006

Made: December 9, 2009

Filed: December 31, 2009

Published on e-Laws: January 6, 2010

Printed in *The Ontario Gazette*: January 16, 2010**ENGAGEMENT WITH THE FRANCOPHONE COMMUNITY UNDER SECTION 16 OF THE ACT****Purposes****1. The purposes of this Regulation are,**

- (a) to prescribe a French language health planning entity for the geographic area of each local health integration network for the purposes of clause 16 (4) (b) of the Act; and
- (b) to set out the duties of each local health integration network for engaging the French language health planning entity for the geographic area of the network for the purposes of section 16 of the Act.

French language health planning entity

2. (1) For the purposes of clause 16 (4) (b) of the Act and for each local health integration network, the Minister shall select an entity as the French language health planning entity for the geographic area of the network in accordance with this section,

- (a) no later than six months after this Regulation comes into force for the first entity selected for the area; and
- (b) upon the cancellation or the expiry of the selection of an entity for the area under this section.

(2) The Minister shall not select an entity as the French language health planning entity for the geographic area of a local health integration network unless the entity meets the following criteria:

- 1. It is incorporated under the laws of Ontario and is a going concern.
- 2. It has a demonstrated relationship with the Francophone community in the area.
- 3. It has experience with or knowledge of the local health system and the health needs of the Francophone community in the area, including the needs of diverse groups within the Francophone community.
- 4. It has demonstrated an awareness of or involvement in the planning or delivery of health services.
- 5. It has demonstrated the capacity and skills to engage the network about the local health system under subsection 16 (1) of the Act to further the purpose of the Act, including the ability to provide timely advice consistent with the planning cycles of the network.
- 6. It agrees to engage the network on the matters listed in clauses 3 (1) (a) to (f) of this Regulation in accordance with section 16 of the Act.
- 7. It agrees to engage the network on the matters listed in clauses 3 (1) (a) to (f) of this Regulation in the best interests of the Francophone community in the area and not seek to obtain any benefit for itself.
- 8. It agrees to enter into an agreement with the network about roles and responsibilities relating to the matters listed in clauses 3 (1) (a) to (f) of this Regulation.

(3) The Minister may select an entity to act as the French language health planning entity for the geographic area of more than one local health integration network but shall ensure that there are at least five French language health planning entities selected in Ontario.

(4) The Minister shall consult with a local health integration network before selecting the French language health planning entity for the geographic area of the network.

(5) If an entity selected as a French language health planning entity ceases to meet the criteria set out in subsection (2) after having been selected, the Minister may cancel the selection and, in that case, shall select another entity to act as the French language health planning entity.

(6) Subject to subsection (5), the selection of an entity as a French language health planning entity expires five years after it was made, at which time that Minister shall make a selection as required under subsection (1), either reselecting the same entity or selecting another entity.

Community engagement

3. (1) For the purposes of section 16 of the Act and subject to subsection (2), each local health integration network shall engage the French language health planning entity selected under section 2 of this Regulation for the geographic area of the network to advise the network on,

- (a) methods of engaging the Francophone community in the area;
- (b) the health needs and priorities of the Francophone community in the area, including the needs and priorities of diverse groups within that community;
- (c) the health services available to the Francophone community in the area;
- (d) the identification and designation of health service providers for the provision of French language health services in the area;
- (e) strategies to improve access to, accessibility of and integration of French language health services in the local health system; and
- (f) the planning for and integration of health services in the area.

(2) Before carrying out the engagement mentioned in subsection (1), a local health integration network shall enter into an agreement with the French language health planning entity selected under section 2 for the geographic area of the network about roles and responsibilities relating to the matters listed in clauses (1) (a) to (f).

Reporting

4. Each local health integration network shall report, in its annual report, on its engagement activities described in section 3, including the content, frequency and format of the activities.

Commencement

5. This Regulation comes into force on the later of January 1, 2010 and the day this Regulation is filed.

RÈGLEMENT DE L'ONTARIO 515/09

pris en application de la

LOI DE 2006 SUR L'INTÉGRATION DU SYSTÈME DE SANTÉ LOCAL

pris le 9 décembre 2009

déposé le 31 décembre 2009

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imprimé dans la *Gazette de l'Ontario* le 16 janvier 2010

ENGAGEMENT DE LA COLLECTIVITÉ FRANCOPHONE EN APPLICATION DE L'ARTICLE 16 DE LA LOI

Objets

1. Les objets du présent règlement sont les suivants :

- a) prescrire une entité de planification des services de santé en français pour la zone géographique de chaque réseau local d'intégration des services de santé pour l'application de l'alinéa 16 (4) b) de la Loi;
- b) établir les fonctions de chaque réseau local d'intégration des services de santé en ce qui concerne l'engagement de l'entité de planification des services de santé en français de la zone géographique du réseau pour l'application de l'article 16 de la Loi.

Entité de planification des services de santé en français

2. (1) Pour l'application de l'alinéa 16 (4) b) de la Loi et pour chaque réseau local d'intégration des services de santé, le ministre, conformément au présent article, choisit une entité à titre d'entité de planification des services de santé en français pour la zone géographique du réseau dans les délais suivants :

- a) au plus tard six mois après l'entrée en vigueur du présent règlement dans le cas de la première entité choisie pour la zone;
- b) dès l'annulation ou l'expiration du choix d'une entité pour la zone en application du présent article.

(2) Le ministre ne doit choisir à titre d'entité de planification des services de santé en français pour la zone géographique d'un réseau local d'intégration des services de santé qu'une entité qui satisfait aux critères suivants :

1. Elle est constituée en personne morale sous le régime des lois de l'Ontario et constitue une entité en activité.
2. Elle entretient des rapports suivis avec la collectivité francophone de la zone.
3. Elle possède de l'expérience ou des connaissances relatives au système de santé local et aux besoins de la collectivité francophone de la zone en matière de santé, notamment ceux des divers groupes qui la composent.
4. Elle a démontré un intérêt envers la planification ou la prestation de services de santé ou y a participé.
5. Elle a démontré qu'elle a la capacité et les compétences voulues pour engager le réseau au sujet du système de santé local en application du paragraphe 16 (1) de la Loi afin de réaliser l'objet de la présente loi, y compris la capacité de donner en temps opportun des conseils qui sont compatibles avec les cycles de planification du réseau.
6. Elle consent à engager le réseau à l'égard des questions visées aux alinéas 3 (1) a) à f) du présent règlement conformément à l'article 16 de la Loi.
7. Elle consent à engager le réseau à l'égard des questions visées aux alinéas 3 (1) a) à f) du présent règlement au mieux des intérêts de la collectivité francophone de la zone et à ne pas chercher à obtenir un avantage pour elle-même.
8. Elle consent à conclure une entente avec le réseau en ce qui concerne des rôles et responsabilités relatifs aux questions visées aux alinéas 3 (1) a) à f) du présent règlement.

(3) Le ministre peut choisir une entité pour agir à titre d'entité de planification des services de santé en français pour la zone géographique de plus d'un réseau local d'intégration des services de santé, mais il doit veiller à en choisir au moins cinq en Ontario.

(4) Le ministre consulte le réseau local d'intégration des services de santé avant de choisir l'entité de planification des services de santé en français pour la zone géographique du réseau.

(5) Si une entité choisie à titre d'entité de planification des services de santé en français cesse de satisfaire aux critères énoncés au paragraphe (2) après avoir été choisie, le ministre peut annuler son choix, auquel cas il choisit une autre entité pour agir à ce titre.

(6) Sous réserve du paragraphe (5), le choix d'une entité à titre d'entité de planification des services de santé en français expire après cinq ans, auquel moment le ministre fait le choix exigé par le paragraphe (1), soit en choisissant de nouveau la même entité, soit en choisissant une nouvelle entité.

Engagement de la collectivité

3. (1) Pour l'application de l'article 16 de la Loi et sous réserve du paragraphe (2), chaque réseau local d'intégration des services de santé engage l'entité de planification des services de santé en français choisie en application de l'article 2 du présent règlement pour la zone géographique du réseau afin de conseiller ce dernier sur ce qui suit :

- a) les façons d'engager la collectivité francophone de la zone;
- b) les besoins et priorités de la collectivité francophone de la zone en matière de santé, notamment ceux des divers groupes qui la composent;
- c) les services de santé dont dispose la collectivité francophone de la zone;
- d) l'identification et la désignation de fournisseurs de services de santé en vue de la prestation de services de santé en français dans la zone;
- e) les stratégies visant à améliorer l'accès aux services de santé en français, leur accessibilité et leur intégration au sein du système de santé local;
- f) la planification et l'intégration des services de santé dans la zone.

(2) Avant d'engager l'entité de planification des services de santé en français choisie en application de l'article 2 du présent règlement pour la zone géographique du réseau local d'intégration des services de santé en application du paragraphe (1), le réseau conclut une entente avec l'entité en ce qui concerne des rôles et responsabilités relatifs aux questions visées aux alinéas (1) a) à f).

Rapport

4. Chaque réseau local d'intégration des services de santé fait état, dans son rapport annuel, de ses activités d'engagement visées à l'article 3, notamment le contenu, la fréquence et la forme de ces activités.

Entrée en vigueur

5. Le présent règlement entre en vigueur le dernier en date du jour de son dépôt et du 1^{er} janvier 2010.
03/10

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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LEGISLATION ACT	O.Reg 514/09
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Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

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- 1) Envoyer les annonces dans le format **Word.doc** par courriel à mbs.GazettePubsOnt@ontario.ca
- 2) Le tarif publicitaire pour la première insertion envoyée électroniquement est de 75,00\$ par espace-colonne jusqu'à un ¼ de page.
- 3) Pour chaque insertion supplémentaire commandée en même temps que l'insertion initiale, le tarif est 40,00\$
- 4) Les clients peuvent confirmer la publication d'une annonce en visitant le site web de La Gazette de l'Ontario www.ontariogazette.gov.on.ca ou en visionnant une copie imprimée à une bibliothèque locale.

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Le remboursement pour l'annulation d'abonnement sera calculé de façon proportionnelle à partir de 50% ou moins selon la date. Pour obtenir de l'information sur l'abonnement ou les commandes s.v.p. téléphonez le (416) 326-5306 durant les heures de bureau.

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Des copies individuelles de la Gazette peuvent être commandées en direct en ligne au site www.serviceontario.ca/publications ou en téléphonant 1-800-668-9938.

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Les paiements peuvent être effectués au moyen de la carte Visa, MasterCard ou Amex, ou chèques ou mandats fait à l'ordre du MINISTRE DES FINANCES. Toute correspondance, notamment les changements d'adresse, doit être adressée à :

LA GAZETTE DE L'ONTARIO

50 rue Grosvenor, Toronto (Ontario) M7A 1N8

Téléphone (416) 326-5306

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Il est possible de payer par carte d'achat du ministère ou par écriture de journal. Les paiements par écriture de journal sont assujettis aux exigences de facturation d'IFIS. S.V.P. communiquez avec le bureau de la Gazette au 416 326-5310 ou à mbs.GazettePubsOnt@ontario.ca.



Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at mbs.GazettePubsOnt@ontario.ca

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- 2) For a first insertion electronically submitted the basic rate is \$75 up to ¼ page.
- 3) For subsequent insertions of the same notice ordered at the same time the rate is \$40 each.
- 4) Clients may confirm publication of a notice by visiting The Ontario Gazette web site at: www.ontariogazette.gov.on.ca or by viewing a printed copy at a local library.

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Payment Options:

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THE ONTARIO GAZETTE

50 Grosvenor Street, Toronto, Ontario M7A 1N8

Telephone: (416) 326-5306

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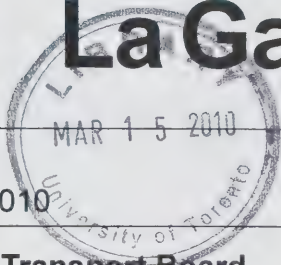
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Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

1455239 Ontario Ltd. (Getaway Coach Lines) 45909-L
5 Director Court, Ste. 102, Vaughan, ON L4K 3M8

Applies for a public vehicle operating licence as follows:

- A. For the transportation of passengers and express freight on a scheduled service between the Cities of Barrie and Orillia, and the Township of Ramara, via Highways 400, 11 and 12 and Simcoe Road 44.
- B. For the transportation of passengers and express freight on a scheduled service between the Town of Penetanguishine and the City of Barrie, via Simcoe Roads 27 and 93 and Highway 93.
Alternate route: Between a place known as Waverly and the City of Barrie, via Highways 93 and 400.
- C. For the transportation of passengers and express freight on a scheduled service between the Towns of Penetanguishine and Midland, Wyebridge, Waverly, Orr Lake, Hillsdale, Horseshoe Valley, Mt. St. Louis and the City of Barrie, via Simcoe Roads 22 and 93 and Highways 93 and 400.

Excellent Bus Service Inc.

47251

85 Seven Springs Road, Monroe, New York 10950-2400, USA

Applies for an extra-provincial operating licence as follows:

- A. For the transportation of passengers on a chartered trip from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/U.S.A., Ontario/Québec and Ontario/Manitoba border crossings:
 1. to points in Ontario; and
 2. in transit through Ontario to the Ontario/Manitoba, Ontario/Québec, and Ontario/U.S.A. border crossings for furtherance and for the return of the same passengers on the same chartered trip to point of origin.
 PROVIDED THAT there be no pick-up or discharge of passengers except at point of origin.

- B. To operate over the routes and within the terms of extra provincial operating licence X-1779 now in the name of Tourist Coach Line Inc.
 PROVIDED THAT:

1. Excellent Bus Service Inc. shall not solicit business relating to the operation of its vehicles over the routes or within the terms of extra provincial operating licence X-1779 in the name of Tourist Coach Line Inc.
2. There is no reduction in the number of public vehicles registered under the Highway Traffic Act and licensed under the Motor Vehicle Transport Act, in the names of Tourist Coach Line Inc. and Excellent Bus Service Inc.
3. Tourist Coach Line Inc. and Excellent Bus Service Inc. remain under common ownership and control.

Iron Range Bus Lines Inc.

24443Q & R

1141 Golf Link Road, Thunder Bay, ON P7B 7A3

Applies for the approval of transfer of the extra provincial operating licence X-1532 and the public vehicle operating licence PV-3994, both now in the name of 856412 Ontario Inc., 365 Kennedy Rd., Dryden, ON P8N 2Y4.

Frank Rogers (Canada's Pride)

46751-A

208 Victoria St. E., Suite 208, Alliston, ON L9R 1K6

Applies for a public vehicle operating licence as follows:

- A. For the transportation of passengers on a scheduled service between the City of Toronto places known as Bolton and Palgrave, both located in the Regional Municipality of Peel, places known as Tottenham, Beeton and Alliston all located in the Town of New Tecumseth, a place known as Cookstown located in the Town of Innisfil and the City of Barrie.
 PROVIDED THAT chartered trips be prohibited.
- B. For the transportation of passengers on a scheduled service between places known as Alliston, Beeton, Tottenham all located in the Township of New Tecumseth and the Town of Newmarket.
 PROVIDED THAT chartered trips be prohibited.

(143-G031) **FELIX D'MELLO**
 Board Secretary/Secrétaire de la Commission



Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-01-23

ALFONSETTI'S RISTORANTE ITALIANO INC.	000843630
AMBER ENTERPRISE INC.	002039180
ANG PAMANA PRODUCTIONS CORPORATION	001689861
ANTOMI INC.	000996100
B.A.A.B.E.N. INC.	001674531
BACKYARDS BY INSPIRATION INC.	002093816
BAROR SERVICES INC.	000654373
BOLCAN LEASING & DAILY RENTALS INC.	001515126
CANADIAN RENT-ALL DEPOT LTD.	001271089
CARIBBEAN FUSION ENTERTAINMENT AGENCY INC.	001687272
CASTOR CONSTRUCTION LTD.	001690341
CIVIL STUDIOS INC.	001094541
CLYDE PUBLISHING LTD.	000623657
CONEXER INC.	002094126
COWRIE WILLIAMS INC.	002092237
DIAMOND WELL LTD.	001690676
DIGITAL ADVIEWS INC.	001686508
DOM ARC WELDING ALLOYS INC.	000628423
ESSENCE OF NATURE SPA INC.	001463696
EVOLUTION NETWORKS INC.	001689970
FEDHOME CONSTRUCTION LTD.	000370204
FUTURENET SOLUTIONS INC.	002072126
G.E.O. LTD.	001641566
GALAXY GALLERIA LTD.	001707046
GALLEON INTERNATIONAL HOLDCO INC.	002093130
GRAYMIST PROMOTION INC.	002022312
HARDSAND LIMITED	000316725
INDRA SYSTEMS INC.	001417887
IRAM K. ZANDO MEDICINE PROFESSIONAL CORPORATION	002092643
JET LINE INC.	001616939
JOY WELDING INC.	001690279
JP INTERLOCKING LTD.	001688759
KIDS RETREAT INDOOR PLAYGROUND & PARTY PLACE INC.	001685522
KYZAM DESIGN AND MANUFACTURING INC.	001685816

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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L & K MECHANICAL LIMITED	001062330
LEGADCPM CORPORATION	001690337
LEGEND PROPERTY SERVICES INC.	002091939
MBX PRODUCT MARKETING INC.	001618214
MCD INVESTMENTS LIMITED	001276639
PACIFIC AUTOMOTIVE CO LTD.	002094225
PAISA INDUSTRIES LTD.	001421640
PRO-TEKT INC.	001679901
PROCON MUSKOKA CONTRACTING INC.	001688728
R. J. JANSEN FINANCIAL SERVICES LTD.	000869676
R. FERNEYHOUGH CONSTRUCTION LTD.	001688602
RACK EM UP HOLDINGS LTD.	001473958
REJENCEY SERVICE MANAGEMENT INC.	001065597
ROBIN'S NEST CONTRACTING INC.	001186351
ROCHA INC.	001685950
SAN JUAN PRODUCTS (CANADA) LIMITED	002091854
SAT LOGISTICS LTD.	001688738
SPIDER'S PAINTING LTD.	001689049
STEALTH EXPRESS INC.	002094213
STREATS-MART EXPRESS INC.	002021373
TBG TRUCKING INC.	001681707
TDG (MUSKOKA) INC.	002094964
THE ROOFING GUYS INC.	001674505
TONY'S MECHANICAL SERVICES LTD.	001202793
TRIPONES MOBILE MEDIA INC.	002093153
UMG HOLDINGS INC.	001048972
VIETNAM BILLIARDS INC.	002091084
VOID INC.	001475545
WESTAR CONTRACTORS INC.	002014232
WHEREVER TRANSPORT INC.	001610552
0000/7 DAYS TOWING SERVICE LTD.	001689253
111 24/7 TOWING SERVICE CORP.	001689175
1160123 ONTARIO INC.	001160123
1172419 ONTARIO INC.	001172419
1188631 ONTARIO LIMITED	001188631
1197270 ONTARIO LIMITED	001197270
1214879 ONTARIO INC.	001214879
1300937 ONTARIO INC.	001300937
1316173 ONTARIO LTD.	001316173
1329770 ONTARIO INC.	001329770
1408152 ONTARIO INC.	001408152
1473826 ONTARIO LIMITED	001473826
1500517 ONTARIO INC.	001500517
1511203 ONTARIO INC.	001511203
1533820 ONTARIO INC.	001533820
1558268 ONTARIO INC.	001558268
1606053 ONTARIO LIMITED	001606053
1652609 ONTARIO INC.	001652609
1674433 ONTARIO LIMITED	001674433
1679870 ONTARIO INC.	001679870
1682424 ONTARIO INC.	001682424
1683092 ONTARIO INC.	001683092
1683107 ONTARIO INC.	001683107
1683947 ONTARIO INC.	001683947
1685567 ONTARIO INC.	001685567
1686520 ONTARIO LTD.	001686520
1686645 ONTARIO INC.	001686645
1687364 ONTARIO INC.	001687364
1688662 ONTARIO INC.	001688662
1689158 ONTARIO CORP.	001689158
1689485 ONTARIO LIMITED	001689485
1689945 ONTARIO LIMITED	001689945
1690684 ONTARIO INC.	001690684
1694936 ONTARIO INC.	001694936

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2009063 ONTARIO LTD.	002009063
2030345 ONTARIO LTD.	002030345
2048085 ONTARIO INC.	002048085
2090850 ONTARIO LIMITED	002090850
2091208 ONTARIO INC.	002091208
2091843 ONTARIO LTD.	002091843
2092028 ONTARIO LIMITED	002092028
2092440 ONTARIO INC.	002092440
2092566 ONTARIO INC.	002092566
2092699 ONTARIO INC.	002092699
2092758 ONTARIO INC.	002092758
2092996 ONTARIO INC.	002092996
2093106 ONTARIO INC.	002093106
2093137 ONTARIO LIMITED	002093137
2093605 ONTARIO LIMITED	002093605
2093711 ONTARIO INC.	002093711
2093804 ONTARIO LTD.	002093804
2094732 ONTARIO LIMITED	002094732
2094822 ONTARIO INC.	002094822
2095067 ONTARIO LTD.	002095067
2095145 ONTARIO INC.	002095145
359537 ONTARIO LIMITED	000359537

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(143-G032)

Cancellation of Certificate of Incorporation (Corporations Tax Act Defaulters) Annulation de certificat de constitution (Non-observation de la Loi sur l'imposition des sociétés)

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
---	--

2009-12-28

A WHITE DOG PRODUCTION LTD.	001397224
ACTION LIFT TRUCK RENTALS LTD.	000873052
AUTO TRADE INTERNATIONAL INC.	001564437
BELMAR COLLISION LTD.	001056249
BERN WHEELER COMMUNICATIONS LTD.	000367893
BEST GENERAL CONSTRUCTION LTD.	001183488
BLUE STRADA CORPORATION	001521035
BRADFORD BUILDING & DEVELOPMENT INC.	000419046
CANADIAN BUSINESS CENTER AND PUBLISHING INC.	002046596
CAREY FAWCETT INC.	000881010
CAROLE KELLY ENTERPRISES INC. LES ENTREPRISES CAROLE KELLY INC.	000639699
CHOLKAN INSURANCE BROKERS LIMITED	000667149
CLASSIC HOLLYWOOD ENTERTAINMENT INC.	001581551

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
COMPLETE INTERIORS GROUP.COM LTD.	001646238
COMPTEK INTERNATIONAL INC.	000873664
CONSTANTINE KARNIS MEDICINE PROFESSIONAL CORPORATION	002032411
CONSTRUCTION PLUS LTD.	002084528
CORMAC GROUP INTERNATIONAL LTD.	001080893
DALPHA TECHNOLOGIES INC.	001373478
DCR HEALTH CANADA INC.	001427809
ENERSAVE WINDOW SYSTEMS LTD.	000355173
EXTREME WINDOW FILM PRODUCTS LIMITED	002057553
FELIX TECHNOLOGY COMPANY LIMITED	001569110
FREEDMAN PROPERTY LIMITED	000566295
G. V. M. TRUCKING LIMITED	000206284
GATEWAY CASH & CARRY INC.	002040012
GLASGOW COMMUNICATIONS INC.	001153834
GLASS TEXTILES NORTH AMERICA INC.	001593266
HANSRA ENTERPRISES INC.	001306013
HAROLD TREMBLE LTD.	000350893
HAVAKAVA CORPORATION	001510292
HERBERTZ ELECTRIC LTD.	000381687
IBDG, INC.	001149573
J. LOBZUN BAKERY DIST. LTD.	000679656
JJB CONSULTANTS INC.	001288018
LANGLEY INITIATIVES INC.	001232532
LEN BANGMA CONSTRUCTION INC.	001067424
LIMITED EDITIONS INC.	000317212
MAJOR GRAPHICS PROMOTIONS INC.	001498157
MALA INTERNATIONAL INC.	002041582
MORFX INC.	000489960
MOVIES PLUS INC.	000518073
NEWDANILO HOLDINGS INC.	001642598
NICITY INTERNATIONAL ENTERPRISES LTD.	000990205
NIPIGON CAFE INCORPORATED	000502060
PINNACLE DESIGN & LANDSCAPES INC.	002057326
PIZZA HOME INC.	001617596
PLATINUM VENDING SERVICES INC.	001124389
PREONE ENTERTAINMENT ENTERPRISES INC.	001604489
PRETZELS ONTARIO INC.	001201313
RAHMOUN HOLDINGS INC.	002059671
RT LINEHAUL SERVICES INC.	001510812
SELENE CONSULTING TECHNOLOGIES INC.	001050364
SEVEN STAR PRODUCTS INC.	001585397
STEFFREY DEVELOPMENTS INC.	000715185
STRATFORD HOTEL LIMITED	000606374
SUN STEEL FABRICATORS LTD.	001382034
THE KINGS COURT RESTAURANT & BAR INC.	001030600
THE WALLPAPER EXPRESS INC.	000865732
THEO'S CONSTRUCTION LTD.	001317185
TRANSAC INC.	002046265
TRIANGOLO RIVIERA CAFE LIMITED	001278110
TURQUOISE IMPORT AND EXPORT INC.	001572662
VOID NIGHTCLUB AND LOUNGE INC.	001161300
W. J. SLOSS AND SONS, LIMITED	000105691
WHITLEY FLOWERS LTD.	000388470
WINDYCREST CONSTRUCTION LIMITED	000535715
1059892 ONTARIO INC.	001059892
1060988 ONTARIO LIMITED	001060988
1088135 ONTARIO LIMITED	001088135
1113833 ONTARIO LIMITED	001113833
1162281 ONTARIO INC.	001162281
1165103 ONTARIO LTD.	001165103
1166718 ONTARIO LIMITED	001166718
1168196 ONTARIO LIMITED	001168196
1187774 ONTARIO INC.	001187774
1219574 ONTARIO LIMITED	001219574
1287334 ONTARIO LIMITED	001287334
1315214 ONTARIO INC.	001315214
1437032 ONTARIO INC.	001437032

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
1454476 ONTARIO INC.	001454476
1486522 ONTARIO LTD.	001486522
1493659 ONTARIO LTD.	001493659
1496011 ONTARIO INC.	001496011
1524336 ONTARIO INC.	001524336
1524886 ONTARIO INC.	001524886
1525011 ONTARIO LTD.	001525011
1529611 ONTARIO LTD.	001529611
1540234 ONTARIO LIMITED	001540234
1543274 ONTARIO LIMITED	001543274
1546091 ONTARIO LTD.	001546091
1579311 ONTARIO INC.	001579311
1590287 ONTARIO INC.	001590287
1596256 ONTARIO LTD.	001596256
1620285 ONTARIO LIMITED	001620285
1637048 ONTARIO INC.	001637048
1638929 ONTARIO LIMITED	001638929
1640136 ONTARIO LTD.	001640136
1642945 ONTARIO INC.	001642945
1675838 ONTARIO INC.	001675838
2021938 ONTARIO LTD.	002021938
2045518 ONTARIO INC.	002045518
2083776 ONTARIO LIMITED	002083776
2098549 ONTARIO INC.	002098549
367312 ONTARIO LIMITED	000367312
618085 ONTARIO INC.	000618085
632462 ONTARIO INC.	000632462
762993 ONTARIO LIMITED	000762993
764387 ONTARIO LIMITED	000764387
774125 ONTARIO INC.	000774125
784417 ONTARIO LIMITED	000784417
786263 ONTARIO INC.	000786263
818797 ONTARIO INC.	000818797
880556 ONTARIO INC.	000880556
900509 ONTARIO INC.	000900509
916427 ONTARIO INC.	000916427
940881 ONTARIO LIMITED	000940881

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(143-G033)

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the Business Corporations Act has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la Loi sur les sociétés par actions, un certificat de dissolution a été inscrit pour les compagnies suivantes. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2009-12-11	
AIS COMMUNICATIONS LIMITED	001002125
BRANTCAM PROPERTIES LTD.	000953650
BUILT WRIGHT STRUCTURES LIMITED	001403459
E. BOTINES PHARMACY LTD.	001078744
KING'S AUTOMOTIVE SERVICES (LAKEHEAD 1983) LIMITED	000539042
R.C.W. HOLDINGS (MITCHELL) INC.	000552765

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
THE CITY PRODUCTIONS INC.	001339931
TREPOP RENTALS & LEASING INC.	001071484
VIKERA CORPORATION	001668685
1129820 ONTARIO LTD.	001129820
1267265 ONTARIO INC.	001267265
1603950 ONTARIO INC.	001603950
2056749 ONTARIO INC.	002056749
530473 ONTARIO INC.	000530473
2009-12-14	
AIR MED CONSULTANTS INC.	001514640
BECHAMOUN INVESTMENTS LIMITED	000517933
CANASEAN MINING INC.	001256741
DAREN'S HAULAGE INC.	001669878
E. GRAVELLE ENTERPRISES LTD.	000443074
LADOGA SOFTWARE INC.	001420518
MAJOR SANDAN CORPORATION	000721197
R-HOME LIMITED	001671144
STEPHAN KRESS MEDICINE PROFESSIONAL CORPORATION	002174426
STRADWICK FLOORCOVERINGS (SUDBURY) LTD.	000473295
TONNEPAL.COM INCORPORATED	001653678
TRECON TECHNICAL SERVICES INC.	001483510
1081975 ONTARIO INC.	001081975
1192852 ONTARIO LTD.	001192852
1229546 ONTARIO INC.	001229546
586862 ONTARIO LIMITED	000586862
635971 ONTARIO LIMITED	000635971
772391 ONTARIO LTD.	000772391
967636 ONTARIO INC.	000967636
2009-12-21	
ZANTHOS INC.	001717056
2009-12-22	
FUSIONEN SKILLS & SOLUTIONS INC.	001590389
W.H. AUTO PARTS LTD.	002136965
2009-12-24	
2015279 ONTARIO INC.	002015279
2026812 ONTARIO LIMITED	002026812
999111 ONTARIO INC.	000999111
2009-12-29	
SEVEN STAR BILLIARDS AND SPORTS BAR INC.	001678449
1698864 ONTARIO INC.	001698864
3G ENTERTAINMENT LTD.	001641432
2009-12-30	
AL-MART INTERNATIONAL INC.	001121962
ARBOS COMPANY LIMITED	001759306
BONUS DELIVERY INC.	001771108
FUSION STEEL GROUP LTD.	001725878
HOLO-FX INC.	001630676
L.R. LEVERTON ENTERPRISE'S INC.	000572018
S S & M EQUESTRIAN INVESTMENTS INC.	001354991
Z & Z COMTECH INC.	001204126
1566906 ONTARIO INC.	001566906
1636724 ONTARIO LIMITED	001636724
2077235 ONTARIO INC.	002077235
2088651 ONTARIO INC.	002088651
2156279 ONTARIO INC.	002156279
2162365 ONTARIO LTD.	002162365
2192569 ONTARIO LTD.	002192569
2009-12-31	
A.K. PRINTING SERVICES INC.	001624398
CANADIAN LAMINATED PRODUCT MANUFACTURERS INC.	000897876
CCSCO HOLDINGS INC.	002059475
DPCI CORPORATION	001076882
HAINS MARKETING ASSOCIATES LTD.	000612660
HYDRONIC MECHANICAL SERVICES INC.	001677624
IKEYTECH CORPORATION	001352839
JOE ZAPPITELLI & SONS LIMITED	000973966
LONDON HERITAGE PROPERTY SERVICES INC.	001748919
LONDON RE-UPHOLSTERING INC.	001571047
LONE-RUNNER TRANSPORTATION INC.	001514271

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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LOWMAR LABORATORIES LIMITED	000233884
NFFCO HOLDINGS INC.	002059476
THE SCARISBRICK CORPORATION	000473932
1625898 ONTARIO INC.	001625898
2024174 ONTARIO INC.	002024174
2200964 ONTARIO INC.	002200964
488228 ONTARIO LIMITED	000488228

2010-01-04

ACME MALACARNE LTD.	000622435
ARGO DEVELOPMENTS (WESTOAK) LTD.	001389717
BRIARWOOD VENTURES INC.	001572886
CHAPMAN, PROVENZANO ASSOCIATES INC.	001078383
DALTON PRECISION CANADA INC.	002058192
DIGNARD-SCRATCH INC.	001134590
GALAXY TIRE CANADA INC.	000972511
JOHN GUILD INTERIOR DESIGN LIMITED	000132326
LA RAMP A PUBLICATIONS INC.	001438926
P.S. ACQUISITIONS INC.	001694403
SIMPLY YUMMY LTD.	001144268
1008565 ONTARIO LIMITED	001008565
1237422 ONTARIO LTD.	001237422
1446694 ONTARIO INC.	001446694
1598455 ONTARIO INC.	001598455
1612146 ONTARIO INC.	001612146
1614304 ONTARIO INC.	001614304
1627118 ONTARIO INC.	001627118
1692716 ONTARIO INC.	001692716
651413 ONTARIO LIMITED	000651413

2010-01-05

A & G ENGINEERING LTD.	000840070
ARRD INC.	001507558
ASQUITH INVESTMENTS LIMITED	000717900
AVEDA INVESTMENTS GROUP INC.	001739880
BOB'S OUTBACK INC.	001456489
CHERYL-LEE HOTEL MANAGEMENT CORP.	000717573
CLOTHES ENCOUNTER LTD.	001355761
DELMAR MANAGEMENT INC.	001721952
DELTA ELECTRONICS TECHNOLOGY INC.	001666552
DSAM GP1 INC.	002152996
HORSTAR CORPORATION	001559233
M S S FREIGHTLINES INC.	002076700
MUSE ENTERTAINMENT (NERO) INC.	001426003
ROSLYN EISEN INVESTMENTS LIMITED	000318896
SILICONE DESIGNS LTD.	002107535
VERNON DORGE MUSIC LTD.	001098864
VIRDI SONS TRANSPORT LTD.	002015982
WILLETT AUTO SALES INC.	001074633
1216505 ONTARIO INC.	001216505
1249766 ONTARIO INC.	001249766
156 RAC LIMITED	001744604
1595418 ONTARIO INC.	001595418
1606202 ONTARIO LIMITED	001606202
2024381 ONTARIO LIMITED	002024381
2158540 ONTARIO INC.	002158540
2173395 ONTARIO INC.	002173395
457237 ONTARIO LIMITED	000457237
505907 ONTARIO LIMITED	000505907
826614 ONTARIO LIMITED	000826614

2010-01-06

AGE MANAGEMENT INC.	001341582
AMHERST MEDIA CONSULTING INC.	002084203
AREA PARALEGAL & MULTI-SERVICES INC.	001543927
BIG WIG INC.	001445248
FRYER GUARD INSTALLATIONS INC.	000293827
MONTROSE LAKE RESORT LIMITED	001117284
THE TREASURE HOUSE LIMITED	000262444
1562438 ONTARIO INC.	001562438
1690006 ONTARIO INC.	001690006
850721 ONTARIO LIMITED	000850721

2010-01-07

2201667 ONTARIO INC.	002201667
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KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(143-G034)

Notice of Default in Complying with the Corporations Information Act Avis de non-observation de la Loi sur les renseignements exigés des personnes morales

NOTICE IS HEREBY GIVEN under subsection 241(3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la *Loi sur les sociétés par actions*, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites sociétés. La date d'entrée en vigueur précède la liste des sociétés visées.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-01-08

J-MAX CANADA INC.	2187515
1212 ENERGY MARKETING LTD.	2187832
1757176 ONTARIO LIMITED	1757176
2187880 ONTARIO INC.	2187880
2187885 ONTARIO INCORPORATED	2187885

2010-01-13

ALLUR TRANSPORT INC.	2187928
QUANTUM LEAP STRATEGIC SOLUTIONS INC.	2187694
446098 ONTARIO INC.	446098
1736113 ONTARIO INC.	1736113
1757177 ONTARIO LIMITED	1757177

(143-G035)

Katherine M. Murray
Director/Directrice

Cancellation of Certificate of Incorporation (Business Corporations Act) Annulation de certificat de constitution en personne morale (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the *Business Corporation Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-01-06	
BETA CALLS INC.	2117089
JOY'S WORLD UNLIMITED INC.	2117563
MONSTER 3000 EMPLOYMENT INC.	1714848

(143-G036) Katherine M. Murray
Director/Directrice

**Cancellation for Filing Default
(Corporations Act)
Annulation pour omission de se
conformer à une obligation de dépôt
(Loi sur les personnes morales)**

NOTICE IS HEREBY GIVEN that orders under Section 317(9) of the *Corporations Act* have been made cancelling the Letters Patent of the following corporations and declaring them to be dissolved. The date of the order of dissolution precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE que, les décrets émis en vertu de l'article 317 (9) de la *Loi sur les personnes morales* ont été émis pour annuler les lettres patentes des personnes morales suivantes et les déclarer dissoutes. La date du décret de la dissolution précède le nom de la personne morale.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-01-06	
THE OPTIMIST CLUB OF EAST YORK, ONTARIO	1111119
UYIRPPU - PROGRESSIVE TAMIL WOMEN ARTISTIC ORGANIZATION	1762302

(143-G037) Katherine M. Murray
Director/Directrice

**Cancellation of Extra-Provincial Licence
(Extra-Provincial Corporations Act)
Annulation de permis extraprovincial
(Loi sur les personnes morales
extraprovinciales)**

NOTICE IS HEREBY GIVEN that orders under Section 12 of the *Extra-Provincial Corporations Act* have been made cancelling the licence of the following extra-provincial corporations. The date of the cancellation order precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE de l'annulation des permis extraprovinciaux suivants, faite conformément à l'article 12 de la *Loi sur les personnes morales extraprovinciales*. La date d'entrée en vigueur précède la liste des sociétés visées

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-01-11	
A.S.I.E., INC.	1472041
AETNA INDUSTRIES, INC.	1434948
BANKERS TRUST COMPANY	1495465

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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BERLIN TRANSPORTATION, INC.	1320553
BLUE WATER OIL CO.	1237254
BOMBARDIER TRANSPORTATION (INTERNATIONAL) INC.	1054160
BT INVESTMENT MANAGERS, INC.	1495464
COSTAR REALTY INFORMATION, INC.	1406142
CROMWELL ENTERPRISES, INC.	1468441
DELOS TECHNOLOGY INC.	1468496
DISPACH TRANSPORTATION, INC.	1476649
ENERMETRIX.COM, INC.	1468438
FOR-SEC TRUCKING LTD.	1256003
LIGHTNING SERVICES, INC.	1119219
NATIONAL TRANSPORTATION SERVICES, INC.	1174053
NETLIBRARY, INC.	1411651
OWSA RAIL CAR, INC.	1444501
PM CONTRACTING COMPANY, INC.	1468592
PORTFOLIO ADMINISTRATION & MANAGEMENT LTD.	1453017
PRIDE TRANSPORTATION, INC.	986379
RAIDER TRUCK LINES, INC.	1444455
ROSEMOUNT AEROSPACE INC.	1233125
SHEEHAN CONSTRUCTORS, INC.	1450224
STUART ENTERTAINMENT, S.A. DE C.V.	1460028
VISCOLOUR INC.	1401545

2010-01-12	
AMBER STAIRWAYS USA INC.	1528683
BRASWELL ENTERPRISES, INCORPORATED	1537809
GREAT LAKES R&D SYSTEMS INC.	1506117
HUNTER CORPORATION (DELAWARE)	1011927
INFOTECH SERVICES, INC.	1544659
JOLLIFF TRANSPORTATION, INC.	923363
JPI CANADA ST. JOSEPH LAND COMPANY, INC.	1444473
LANDSTAR ACQUISITION CORPORATION	1136735
M.L. ASBURY, INC.	1506891
NOW EXPRESS INC.	1143549
PRICE TRUCKING CORP.	1528703
RAINBOW TRANSPORT INC	897164
SOUTHCO ENTERPRISES, INC.	1544676
TRANSPORT LOGISTICS, INC.	1528735
WILLIAMSON-DICKIE MANUFACTURING COMPANY	1506258

(143-G038) Katherine M. Murray
Director/Directrice

**Marriage Act
Loi sur le mariage**

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

January 4 - January 8

NAME	LOCATION	EFFECTIVE DATE
Allen-McKenzie, Allecia	Toronto, ON	5-Jan-10
Lee, Kyung Hwan	Nepean, ON	5-Jan-10
Webb, Kenneth	St.Catharines, ON	5-Jan-10
Rawn, Brenda	Bonfield, ON	5-Jan-10
Roach, Deirdre	Timmings, ON	5-Jan-10
Carder, Maureen Elizabeth	Leamington, ON	5-Jan-10
Bredenhof, Reuben Michael	London, ON	5-Jan-10
Hanna, Cheryle Renee-Chapman	Toronto, ON	5-Jan-10
Philp, Joyce M.	Sarnia, ON	7-Jan-10
Liuzzi, Frank	Markham, ON	7-Jan-10
Francis, Garry Karl	Whitby, ON	7-Jan-10

NAME	LOCATION	EFFECTIVE DATE
Allen-Macartney, Denise	Ottawa, ON	7-Jan-10
Heezen, Rudolf H	Whitby, ON	7-Jan-10
Siu, Chi-Hung	Toronto, ON	7-Jan-10

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

(143-G039)

Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from January 04, 2010 to January 10, 2010 under the authority of the *Change of Name Act*, R.S.O. 1990, c.c. 7 and the following Regulation RRO 1990, Reg 68. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 04 janvier 2010 au 10 janvier 2010, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
ABDULLAH, MD.ZARIF.	HASAN, MD.ZARIF.
AGHA HOSSEINI NAEINI, HAMRAD.	NAEINI, HAMRAD.
AHSAN, MUHAMMAD.	SOHAIL, AQEEL.
AL SARAJ, ALI.	ALASEEL, MARTINO.
ALBERTO, EUMELIA.	NERY, EUMELIA.
ALCONCEL, LORIANNE.	ALCONCEL, ELLE.LORIANNE.
JOY.	JOY.
ALIBERTIS, JIMMY.	ALIBERTIS, DEMETRIOS.
ALSFORD, BRANDON.ALAN.	TULLOCH, BRANDON.ALAN.
ROBERT.	ROBERT.
AMBROISE, MARIE.JESULA.	DOMERCANT, MARIE.JESULA.
ANAYEF, MYRIAM.AGNÈS.	MICHEL, MYRIAM.AGNÈS.
ANAYEF, SARAH.MARIE.	MICHEL, SARAH.MARIE.
ANAYEF, ZACHARIE.JOSÉ.	MICHEL, ZACHARIE.JOSÉ.
MARIE.	MARIE.
ANAYEF, ZIAD.LEO.	MICHEL, LÉO.
ANDREW, JACQULIN.SHAMA.	ANDREW, JACQUELIN.SHAMA.
ANTHONY EDWARD RAJAK, PRASHANTHINI.	ANTONY, PRASHANTHINI.
BADESHA, TEJINDER.KAUR.	BADESHA, AMRIT.KAUR.
BALSDON, CORBIN.RICHARD.	MORRISON, CORBIN.RICHARD.
BELANGER, MICHELLE.	BURGESS, MICHELLE.
LOUISE.	LOUISE.
BENNETT,	DOUTHWRIGHT, MACKENZIE.
MACKENZIE..	CAROLYN.
BERNARD, CINDY.	SMITH, CINDY.
CHARLOTTE.	CHARLOTTE.
BHARAT, RONALD.	KHAN, RAFIQ.ZAHEER.
BONE, JOSH.STANLEY.BERT.	SHOKAN, JOSH.STANLEY.BERT.
BORRUSO, FELICE.	ZAMBITO, PHILIP.
CHRISTOPHER.	CHRISTOPHER.
BOTTI, DANILLO.	BOTTI, DANILLO.
BOUTILIER, MICHAEL.	PRICE, MICHAEL.
JOHNATHON.	JOHNATHON.
BROOK, SHERRY.LYNNE.	HOUSE, SHERRY.LYNNE.
BROWN, SHAYNE.CONNOR.	FLYNN, SHAYNE.CONNOR.
ANDERSON.	ANDERSON.
CALALANG, DANIELLE.	CALALANG, KYLE.DANIEL.
KYLE.B.	BARORO.
CAMPBELL, MICHELE.DENISE.	PLANT, MICHELE.DENISE.
CAP, ELIZBIETA.	CAP, ELIZABETH.EVA.
CHAKRAVARTI, MONICA.	MAHENDRO, MONICA.
CHAN,	CHAN, CHIEH-HAN.WING-HAN.
CHIEH-HAN.	JAYSON.
CHEN, HAIPING.	CHEN, HELEN.HAIPING.
CHEN, XU.	ZHOU, KENNY.XU.

PREVIOUS NAME	NEW NAME
CHITIZ, RUTH.MIHA.	CHITIZ, RUTH.
SUKOLOFF.	MINA.
CHOW, SUI.CHUN.	YU, EVA.SUI.CHUN.
CHRYSANTHOU, ANDREAS.	CHRYSANTHOU, ZEUS.
CLAVET, WILLIAMS-EDWARD.	ANDREAS.
COLE, JULIA.KARRY.	CLAVET MORASSE, WILLIAMS-EDWARD.
CORDNER, JULIE.MARGARET.	KARRY, JULIA.LEE.
COVALCIUC, IURI.	GUEVARA, JULIE.MARGARET.
CRUTCHLEY, ADAM.	KOVALCHUK, YURI.
MALCOLM.SIRI.	VOGEL, ADAM.
CUI, SHI.YU.	SIRI.
CYR, MARIE.JEANNETTE.	CUI, JESSICA.
CAROLE.	CYR, GINETTE.MARIE.
DALIGDIG, WILMA.V.	CAROLE.
DE LA MATTER, BRANDI.	AHMED, WILMA.VALDEZ.
MARLO.	GORDON, BRANDI.
DE SALVO, DOMENICA.	MARLO.
DEL MONACO, LOUISE..	PUNTURIERO, DOMENICA..
DORAZAHI, SAFIA.	PLAVIC, LOUISA.JULIE.
MOHAMMAD.	DORAZAHI, SAFIA..
DUROCHER, LEAH.RAE.	MULDER, LEAH.RAE.
ELLIS, KELSEY.BARBARA.	MCARTHUR, KELSEY.
LUCILLE.	LYNN.
ELY, VENESSA.	ELY-SLIMKOWICH, VENESSA.
MARIA.	MARIA.
ESMAEILI-ABADCHI, HASSAN.	ESMAEILI, HASSAN.
FAN, MEE.BOO.	FAN, HOLLY.MEE.BOO.
FERRANTE, LOUIS.JOSEPH.	FERRANTE, LUIGI.GIUSEPPE.
FORBES-HOSKINS, ELEANOR.	FORBES, ELEANOR.
MELISSA.	MELISSA.
FRAHAT, EMAN.IBRAHIM.	FARHAT, EMAN.IBRAHIM.
GARDNER, COLIN.MICHAEL.	EDGE, COLIN.MICHAEL.
GATES, LAURIE.JESSICA.	LEBLANC, LAURIE.JESSICA.
GIAMPA, RAFFAELA.	GIAMPA, PHYLLIS.
GRECO,	PHILLIPS-FOSTER.
SALVADORE.	SALVADORE.LUCA.
GREEN, GLENFORD.	NEMBARD, GLENFORD.
CONLEY.	CONLEY.
GREEN, NATALIA.ROSEMARY.	BENINCASA, NATALIA.
FRANCHESCA.	ROSEMARY.FRANCHESCA.
GUINDY, CHRISTIAN.RAOUF.	MALEK, CHRISTIAN.
NASR.	RAOUF.
HACHEY, TINA.MARIE.LUCY.	BOLTON, TINA.MARIE.LUCY.
HAGOS, MULU.AWETAGHN.	ABRAHAM, GENET.BIRHANE.
HAN, XIAO.FU.	HAN, NICOLE.
HELIE-MASTERS, MICHAEL.	HELIE-MASTERS,
COREY.	COREY.
HENDERSON, BARBARA.	HENDERSON, PIPER.BARBARA.
CLAIRE.	CLAIRE.
HENRIQUES, JESSICA.	DOMET, JESSICA.THERESA.
THERESA.KATHLEEN.	KATHLEEN.HENRIQUES.
HENRY, REBECCA.LEONA.	KELFORD, REBECCA.LEONA.
HILL, LAURA.	HOEVENAARS, LAURA.
ELIZABETH.	ELIZABETH.
HODGES, ERIN.LEE.	HUTCHISON, ERIN.LEE.
HOLLETT, SUMMER.	LOATES, SUMMER.
ADRIANNE.	ADRIANNE.
HONG, FAN.	HONG, FRANCINE.
HORE, LINDSEY.MARY.JEAN.	ORE, LINDSEY.MARY.JEAN.
HUSBAND, CRYSTAL.	VAN DEN TEMPEL, CRYSTAL.
AN.	AN.
JAMAL, ZABIN.	DHANJI, ZABIN.
JANJIC, MARKO.	NIKITOVIC, MARKO.DRAGO.
JOHNSON, RORY-LEE.	JOHNSON-BOS, RORY-LEE.
MADISON.	MADISON.
KATIRAI, YASSEMINE.SYLVIE.	GHADIMI, SYLVIE.YASSEMINE.
KHALID, NOUREEN.	KHALID, NOREEN..
KHAN, AISHA.	BUTT, AISHA.
KHAN, MOHAMMED.VIQAR.	KHAN, VIQAR.
AHMED.	AHMED.
KIM, SUN.YONG.	KIM, NICHOLAS.SUNYONG.
KOONER, SURINDER.KAUR.	BASRA, SURINDER.KAUR.
KOOSHAN, FARHAD.	KOOSHAN, KANE.FARHAD.

PREVIOUS NAME

NEW NAME

KUPNIEWSKA, JOLANTA..
 KWAN, HYUN-JIN.
 LAMONT, AMY.LEE.
 LAPENSEE, DIANE.
 LARROSA MORAIS,
 ENRIQUE.FABIAN.
 LAWROWSKY, CHRISTINE..
 LEE, JENNIFER.DONNA.
 LEFEBVRE, NICOLE.ANGÈLE.
 LEGAT,
 MAGDALENA.
 LEHMAN, CHRISTOPHER.JOHN.
 ROBERT.
 LEHMAN, DUSTIN.ANDREW.
 DAVID.
 LEUNG, TING.MAN.
 LEWIS, ARIEL.MIMI.RAY.
 LEWIS, NORA.WILHELMINA.
 ALLAN.
 LI, ADRIAN.SIU-HONG.
 LI, HOWARD.JETHO.
 LI, KIN.WAH.
 LI, YIRAN.
 LIN, LI.KUN.
 LIN, LI.YANG.
 LIN, NUODI.
 LINT, MISTY.CAROL.
 LONE, MOHAMMED.YESSER.
 LYNCH, AMANDA.ANNE..
 LYNCH, JESSE.DENNIS.PAUL.
 MANGER, JOAN.ELIZABETH.
 MANTHA, TREVOR.SYD.
 MANTHA, TYLER.GASTON.
 MARKUS, JENA.ROSE.
 MCKAY, KRISTA.
 ANN-MARIE.
 MELKOM MELKONIAN
 LAYLABADI, ANITA.
 MENDEZ ZELAYA, MITZY.
 CAROLINE.
 MICHAUD, JULIE.ANNE.
 MINAS, SHIL.
 MOSLEM, HAKHAMANESH.
 ALEX.
 MOYLAN-BISHOP,
 KNOWLEDGE.SUPREME.
 NA'SHON.
 MURUGIAH, NERANJAN.
 KANDIAH.
 MUTCH, JEAN.ELIZABETH.
 NELLES, FLORENCE.
 ELIZABETH.
 NG, PAK.KIN.
 NG, YUEN.TING.
 NGAN, HEI.LONG.HENRY.
 NIERZWICKI-MINER,
 KALYNDA.CHANDRA.ANNA.
 O'NEILL, ALLANAH.
 MADONNA.MARY.
 PAK, WING.YEE.
 PANCHAL, MIT.AL.
 PANCHOLI, HARSH.
 DEVENORA.
 PANTI, ANTON.IOAN.
 PANTI, OVIDIU.
 PARÉ, KADENCE.M-J.
 PENG, BO..
 PENG, GONGBO.
 PENNER, ALEXEI.ARTHUR.
 PENNER, KALAYNA.SIDNEY.
 PERESSINI, EUGENE.
 RAYMOND.
 PETERS, ROSALIND.JOY.
 PILBROW, NYSA.BERNADETTE.
 PORTELANCE, JOSEPH.DAVID.

SZULC, JOLANTA..
 LEE, HYUN-JIN.
 BENNETT, AMY.LEE.
 LAPENSÉE, PAULINE.DIANE.
 LARR, JC.ENRIQUE.
 LAWROWSKY, CHRISTINE.
 MARIA.
 LEE, JENNIFER.LEIGH.
 LEFEBVRE, ANGELE.NICOLE.
 BIRD, MAGDALENA.ANNA.
 LEGAT.
 GILLARD, CHRISTOPHER.
 JOHN.ROBERT.
 GILLARD, DUSTIN.ANDREW.
 DAVID.
 LEUNG, SIMON.TING.MAN.
 EASTMAN, ARIEL.MIMI.RAY.
 EASTMAN, KIRI.
 NORA.
 LEE, ADRIAN.SIU-HONG.
 LEE, HOWARD.JETHO.
 LEE, KIN.WAH.
 LI, TIM.YIRAN.
 LIN, FORREST.
 LIN, LEON.
 LIN, TIFFANY.NUO.DI.
 LINT SHEA, MISTY.CAROL.
 LONE, YASSER.MOHAMMED.
 CLARK, AMANDA.ANNE.
 CLARK, JESSE.GEORGE.PAUL.
 ATKINSON, JOAN.ELIZABETH.
 WHEATON, TREVOR.SYD.
 WHEATON, TYLER.GERALD.
 HARMER, JENA.ROSE.
 TENAGLIA, KRISTA.ANNA.
 MARIA.
 MELKOMIAN,
 ANITA.
 KENT, CAROLINE.
 ARIELLE.
 LAFOND, JULIE.ANNE.
 MINAS, SUHAIL.
 MOSLEM, HAKHAMANESH.
 CYRUS.
 MOYLAN,
 NASHON.
 ELIJAH.
 ZION, GIDEON.
 NATHANIEL.
 DIONNE, JACLYN.JEANNE.
 NELLES, CHRISTINE.
 ELIZABETH.
 NG, TONY.PAK-KIN.
 NG, CRYSTAL.YUEN-TING.
 NGAN, HENRY.HEI-LONG..
 SHELDRICK, KALYNDA.
 CHANDRA.ANNA.
 SEENUNDUN, ALLANAH.
 MADONNA.MARY.
 PAK-CHIU, HELEN.WING.YEE.
 PANCHAL, MITAL.
 ZARAN,
 HARSH.
 HRISTEA, TONY..
 HRISTEA, CHRIS.
 MC GHEE, KADENCE.M-J.
 BAXTER, ANNIE.BO.PENG.
 PENG, ANDREW.GONGBO.
 TUBRETT, ALEXEI.ARTHUR.
 TUBRETT, KALAYNA.SIDNEY.
 PERESSINI, RAYMOND.
 EUGENE.
 MC KENSIE, ROSALIND.JOY.
 ZARAN, NYSA.BERNADETTE.
 SCOTT, JOSEPH.DAVID.

PREVIOUS NAME

NEW NAME

POTTER, SHERRI.LEIGH.
 PRICE, ERIC.LAURENCE.
 QEDIH, ZAHRA.DHAO.
 ABULQASEM.
 RACHPAUL, SHARIKUN.
 NEESHA.
 RAMROOP, RACHANA.
 RATIS, CHRISTINA.HOLLY..
 RENWICK, IAN.MATTHEW.
 RIMANDO, CHERI.MAE.
 DOMONDON.
 RIZVI, LUBNA.
 ROBINSON, MEGAN.LAURA.
 SUZANNE.
 ROBINSON, RAYMOND.
 RONAN, MEAGAN.
 HEATHER.
 ROSARIO,
 CARLOS.
 SADR AL ASHRAFI, ALPAR.
 SADR AL ASHRAFI, AZAD.
 SADR AL ASHRAFI, SEYED.
 ZIA.AL.DIN.
 SCOTT, ADDISON.
 KENNETH.
 SCOTT, KIERAN.MICHAEL.
 SHABOW, JOSEPH.
 SHABOW, MAHA.PUTRUS.
 SHABOW, MARKUS.
 SHABOW, NASHWAN.MARKUS.
 SHOAR GHAFARI, ALMAS.
 SILVA, MICHELO.ANTONIO.
 LUONGO.
 SKENDAJ, EUXHEN.
 SOLTANPOUR, NINA.
 SOMMERVILLE, ERTHA.
 ELAINE.
 SROUR, HAMZA.OMAR.
 SROUR, MALAK.
 STARIKOVA, OLGA.
 STEENBURGH, ROBERT.
 CAMERON.
 STEWART-HUNT, JAISON.
 CLIFFORD.
 STONKUS, BILJANA.
 SUNDARAM, ADITYA.
 KAUSHIK.
 TALREJA, TRISHA.RAMESH.
 TELLIER, JACOB.RYAN..
 THORPE, OWINO.BOUVIER..
 TOLLETT, JAKE.WILLIAM.
 TOLLIS, FIORELLA.
 TRIEU, VI.BICH.
 U, JEE.HOON.
 ULICNY, BRENNING.JOSEPH.
 SAMUEL.
 UROOJ, UROOJ.
 VENDITTI, MARIA.
 VISCOUNT MAC LEAN, MARIE.
 LISE..
 WALLACE, DANIEL.STEPHEN.
 WALLACE, MEGAN.
 CAROLINE.
 WALZ, PAUL.MICHAEL.
 WARREN, JENNIFER.
 ELIZABETH.
 WARREN, TYRELL.COLIN.
 JACOB.
 WHITE, STEPHEN.
 MARCELLUS.
 WISELL, MARIE.GINETTE.
 MELANIE.
 WONG, SI.YUNG.
 WRIGHT, LILY.
 VICTORIA.

O'DWYER, SHERRI.LEIGH.
 STRATFORD, ERIC.LAURENCE.
 GDEH, ZAHRA.DAOU.
 ABULKASEM.
 RACHPAUL,
 SHERRY.
 PATEL, RACHANA.
 HOLLY, CHRISTINA.
 O'TOOLE, IAN.MATTHEW.
 VILLA-REAL, CHERI.MAE.
 RIMANDO.
 ZAIDI, LUBNA.
 DOLSON, MEGAN.LAURA.
 SUZANNE.
 ROBINSON-FLEMMING,
 RAYMOND.EDWARD.KENT.
 RONAN, MAIGHAN.HEATHER.
 CAYLAN, CARLOS.FELIPE.
 LAVINA.
 SADR, ALPAR.
 SADR, AZAD.
 SADR,
 ZIA.
 MILLMAN, ADDISON.
 KENNETH.
 MILLMAN, KIERAN.MICHAEL.
 HANNA, JOSEPH.MARKUS.
 TOMA, MAHA.PUTRUS.
 HANNA, MARKUS.MARKUS.
 HANNA, NASHWAN.MARKUS.
 SHOAR, ALMAS.
 LUONGO, MICHAEL.ANTONIO.
 SILVA.
 SKENDAJ, EUGEN.
 JEAN-PIERRE, NINA.
 HEAVEN, ERTHA.
 ELAINE.
 HAMMAD, HAMZA.OMAR.
 HAMMAD, MALAK.OMAR.
 STARIKOVA, OLIA.SASHA.
 VAN STEENBURGH, ROBERT.
 CAMERON.
 STEWART, JASON.
 CLIFFORD.
 BANCHOTOVA, BILJANA.
 KAUSHIK,
 ADITYA.
 TALREJA, TRISHA.
 MALONEY, JACOB.RYAN.
 THORPE, OWINO.BOUVIER.
 SMYTHE, JAKE.WILLIAM.
 FORD, FIORELLA.
 TRIEU, VIBI.
 YU, JEEHOON.
 SELDON, BRENNING.JOSEPH.
 SAMUEL.
 MUKARRAM, UROOJ.
 VENDITTI, CONNIE.MARIA.
 PRIEUR, JULIE.LISE.
 ROSE.
 MC KENSIE, DANIEL.LIAM.
 MC KENSIE, MEGAN.
 CAROLINE.
 WALZ, MICHAEL.
 READ, JENNIFER.
 ELIZABETH.
 READ, TYRELL.COLIN.
 JACOB.
 TAYLOR, STEPHEN.
 MARCELLUS.
 DAGENAIS,
 MELANIE.
 WONG, PHILIP.SI-YUNG.
 BAXTER WRIGHT, LILY.
 VICTORIA.

PREVIOUS NAME

NEW NAME

XIAO, HAN.
YASHIN, FARIDA.
YOON, MI. YUNG.
YOUNAN, DIANA.
YOUVARAJAH, YOUVANTHINI.
ZAGORAC, JASMINA.
ZAIDI, ARSALAN.NADEEM.
ZAIDI, FAISAL.NADEEM.
ZAIDI, MOHAMMAD.
NADEEM.
ZAIDI, NOORUL.ANN.
NADEEM.
ZAM, SANDRA.ANNE.
ZHANG, ZHONG.LUN.

XIAO, HANNA.HAN.
INNIS, FARIDA.YASHIN.
YOON, MICHELLE.MIYUNG.
ODISHO, DIANA.
MAYOORAN, YOUVANTHINI.
PANOVSKI, JASMINA.
AHMED, ARSALAN.NADEEM.
AHMED, FAISAL.NADEEM.
AHMED, MOHAMMAD.
NADEEM.
AHMED, NOORUL.ANN.
NADEEM.
MAILLOUX, SANDRA.ANNE.
ZHANG, MICHAEL.ZHONGLUN.

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

(143-G040)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2
Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N.

DEBORAH DELLER,
Clerk of the Legislative Assembly.

Corporation Notices Avis relatifs aux compagnies

NOTICE OF MEETING

CANADIAN CENTRE FOR POLLUTION PREVENTION INC., hereby gives notice that a meeting of Members was held on January 7, 2010 where the report of the liquidators was presented and accepted by the Members of the Corporation.

Dated at Sarnia, Ontario this 8th day of January, 2010.

Marianne Lines, Liquidator

Vic Shantora, Liquidator

(143-P024)

NOTICE TO DISSOLVE

Cambridge Community Food Co-operative Corporation hereby gives notice of its intention to dissolve under the *Cooperative Corporations Act* and surrender its charter under the *Corporations Act* by its solicitors,

Woynarski Law Office
604 – 73 Water Street North
Cambridge, ON N1R 7L6
(519) 620-1162

(143-P025)

ALL EQUITY HOLDINGS INC.

TAKE NOTICE THAT, pursuant to an Order (the "Order") dated December 16, 2009 made by the Honourable Justice Morawetz of the Ontario Superior Court of Justice Commercial List, All Equity Holdings Inc. be fully wound-up effective the date of the Order.

This notice is filed pursuant to subsection 218(2) of the *Business Corporations Act* (Ontario).

DATED the 21st day of December, 2009.

(143-P026)

Guy Cogan,
Director

Notice of Withdrawal from General Partnership

1552105 Ontario Inc. hereby gives notice that its partnership with 1232560 Ontario Inc., known as "Palmer Management" and registered with the Province of Ontario Ministry of Government Services as "PALMER MANAGEMENT" under Business Identification Number 191185495 on November 23, 2009, was permanently dissolved on January 6, 2010.

(143-P027)

Contact: Brooks Barristers & Solicitors
261 Davenport Rd., Suite 300
Toronto, ON M5R 1K3
Tel: 416.920.2300
Attention: Terry Taoussanopoulos

Sheriff's Sale of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at ORANGEVILLE, ON dated OCTOBER 23, 2008, Court File Number 496/08, to me directed, against the real and personal property of THUY THANH NGUYEN, Defendant(s), at the suit of THE TORONTO-DOMINION BANK, Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of THUY THANH NGUYEN, Defendant(s), at the suit of THE TORONTO-DOMINION BANK, Defendant(s) in and to:

PT LOT 5, BLK A, PL 119, AS IN VM127972, S/T & T/W VM246874, CITY OF HAMILTON, the property municipally known as 180 Queen Street North, Hamilton, ON.

All of which said right, title, interest and equity of redemption of THUY THANH NGUYEN, Defendant(s), at the suit of THE TORONTO-DOMINION BANK, Defendant(s), in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at JOHN SOPINKA COURT HOUSE, 45 MAIN STREET EAST, STE.126, HAMILTON, ONTARIO L8N 2B7, on WEDNESDAY, FEBRUARY 24, 2010 at 10:00 a.m.

CONDITIONS:

The purchaser is to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder

To be applied to purchase price

Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at

45 MAIN STREET EAST, SUITE 126, HAMILTON, ON L8N 2B7

All payments in cash or by certified cheque made payable to the Minister of Finance

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price

Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Dated: JANUARY 13, 2010
RICK BRAY, SHERIFF
CITY OF HAMILTON
45 MAIN STREET EAST, SUITE 126,
HAMILTON, ONTARIO L8N 2B7

“ Pour des renseignements en français appeler le (905) 645-5252 ext. 3768

(143-P028)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at ORANGEVILLE, ON dated OCTOBER 28, 2008, Court File Number 495/08, to me directed, against the real and personal property of PAUL T. HOANG, also known as PAUL HOANG, also known as DUC THINH HOANG, Defendant(s), at the suit of THE TORONTO-DOMINION BANK, Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of PAUL T. HOANG, also known as PAUL HOANG, also known as DUC THINH HOANG, Defendant(s), at the suit of THE TORONTO-DOMINION BANK, Defendant(s) in and to:

PT LOT 5, BLK A, PL 119, AS IN VM127972, S/T & T/W VM246874, CITY OF HAMILTON, the property municipally known as 180 Queen Street North, Hamilton, ON.

All of which said right, title, interest and equity of redemption of PAUL T. HOANG, also known as PAUL HOANG, also known as DUC THINH HOANG, Defendant(s), at the suit of THE TORONTO-DOMINION BANK, Defendant(s), in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at JOHN SOPINKA COURT HOUSE, 45 MAIN STREET EAST, STE. 126, HAMILTON, ONTARIO L8N 2B7, on WEDNESDAY, FEBRUARY 24, 2010 at 10:00 a.m.

CONDITIONS:

The purchaser is to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at
45 MAIN STREET EAST, SUITE 126, HAMILTON, ON L8N 2B7
All payments in cash or by certified cheque made payable to the Minister of Finance
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Dated: JANUARY 13, 2010
RICK BRAY, SHERIFF
CITY OF HAMILTON
45 MAIN STREET EAST, SUITE 126,
HAMILTON, ONTARIO L8N 2B7

“ Pour des renseignements en français appeler le (905) 645-5252 ext. 3768

(143-P029)

Sale of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF EAR FALLS

Take Notice that tenders are invited for the purchase of the land described below and will be received until 3:00 p.m. local time on 17 February 2010, at the Ear Falls Municipal Office, 1 Shelski Lane, P.O. Box 309, Ear Falls, Ontario P0V 1T0.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Ear Falls Municipal Office, 1 Shelski Lane, Ear Falls.

Description of Lands:

Roll No. 60 42 000 001 17214 0000, 15 Oak St. Ear Falls, PIN 42180-1133(LT) Parcel 7230 Section DPF; Lot 49 Plan M653; Ear Falls. File No. 08-01

Minimum Tender Amount: \$ 4,521.81

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender visit www.OntarioTaxSales.ca, or contact:

Paulette Covell
Deputy Clerk Treasurer
The Corporation of the Township of Ear Falls
1 Shelski Lane
P.O. Box 309
Ear Falls, Ontario P0V 1T0
(807) 222-3624 Ext. 27

(143-P030)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE TOWNSHIP OF SABLES-SPANISH RIVERS

Take notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on February 17, 2010, at: 11 Birch Lake Road, Box 5, Site 1, RR #3, Massey, ON P0P 1P0. The tenders will be opened in public on the same day at 3:15 pm: 11 Birch Lake Road, Box 5, Site 1, RR #3, Massey, ON P0P 1P0

DESCRIPTION OF LAND(S);

Roll No.: 000-002-18000-0000

P.I.N. #73417-0060 LT

Parcel 10646 SEC SWS SRO

Part lot 5, Concession 6 May being E 1/2,

S of Government Rd

Sables-Spanish Rivers

MINIMUM TENDER AMOUNT \$ 3,683.88

Roll No.: 000-003-14403-0000

P.I.N.#73422-0179 LT

Parcel 29306 SEC SWS

Part Section 27 Salter, Part 1 on 53R11332

Sables-Spanish Rivers

MINIMUM TENDER AMOUNT \$ 2,785.76

Roll No.: 000-004-29600-0000

P.I.N.#73420-0191 LT

Part Section 42 Victoria as in S90946

Sables-Spanish Rivers

MINIMUM TENDER AMOUNT \$ 6,023.70

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least twenty per cent (20%) of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act*, 2001, and the Municipal Tax Sales Rules made under the Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

Patricia Deline, Treasurer
Township of Sables-Spanish Rivers
11 Birch Lake Road, Box 5,
Site 1, RR #3, Massey, ON P0P 1P0
1-705-865-2646

(143-P031)

Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements) de la Loi de 2006
sur la législation

2010—01—23

ONTARIO REGULATION 1/10

made under the

EDUCATION ACT

Made: November 25, 2009

Filed: January 7, 2010

Published on e-Laws: January 11, 2010

Printed in *The Ontario Gazette*: January 23, 2010

Amending O. Reg. 494/97

(Levy and Collecting by Alternative Boards)

Note: Ontario Regulation 494/97 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Ontario Regulation 494/97 is amended by adding the following French version:

PRÉLÈVEMENT ET PERCEPTION D'IMPÔTS PAR UN AUTRE CONSEIL

1. à 3.

4. Le conseil appelé James Bay Lowlands Secondary School Board exerce les fonctions que le paragraphe 255 (1), l'article 256 et la disposition 3 du paragraphe 257.7 (1) de la Loi ainsi que le paragraphe 21.1 (1) de la *Loi sur l'impôt foncier provincial* attribuent au conseil de secteur scolaire de district de Moose Factory Island en matière de prélèvement et de perception des impôts dans le territoire de compétence de ce dernier.

2. This Regulation comes into force on the day it is filed.

Made by:

KATHLEEN O'DAY WYNNE
Minister of Education

Date made: November 25, 2009.

ONTARIO REGULATION 2/10

made under the

EDUCATION ACT

Made: December 9, 2009

Filed: January 7, 2010

Published on e-Laws: January 11, 2010

Printed in *The Ontario Gazette*: January 23, 2010

Amending O. Reg. 486/01

(Continuation, Areas of Jurisdiction and Names of District School Boards)

Note: Ontario Regulation 486/01 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Paragraph 2 of section 7 of Ontario Regulation 486/01 is amended by adding the following subparagraph:**i. the geographic areas of the following local municipalities:**

Armour, Bonfield, Burk's Falls, Calvin, Chisholm, East Ferris, Joly, Kearney, Machar, Mattawa, Mattawan, McMurrich/Monteith, Nipissing, North Bay, North Himsworth, Papineau-Cameron, Perry, Powassan, Ryerson, South River, Strong, Sundridge and West Nipissing,

2. This Regulation comes into force on the day it is filed.**RÈGLEMENT DE L'ONTARIO 2/10**

pris en application de la

LOI SUR L'ÉDUCATION

pris le 9 décembre 2009

déposé le 7 janvier 2010

publié sur le site Lois-en-ligne le 11 janvier 2010

imprimé dans la *Gazette de l'Ontario* le 23 janvier 2010

modifiant le Règl. de l'Ont. 486/01

(Prorogation, territoires de compétence et noms des conseils scolaires de district)

Remarque : Le Règlement de l'Ontario 486/01 a été modifié antérieurement. Ces modifications sont indiquées dans l'Histoire législative détaillée des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. La disposition 2 de l'article 7 du Règlement de l'Ontario 486/01 est modifiée par adjonction de la sous-disposition suivante :**i. la zone géographique des municipalités locales suivantes :**

Armour, Bonfield, Burk's Falls, Calvin, Chisholm, East Ferris, Joly, Kearney, Machar, Mattawa, Mattawan, McMurrich/Monteith, Nipissing, Nipissing Ouest, North Bay, North Himsworth, Papineau-Cameron, Perry, Powassan, Ryerson, South River, Strong et Sundridge,

2. Le présent règlement entre en vigueur le jour de son dépôt.

ONTARIO REGULATION 3/10

made under the

EDUCATION ACT

Made: December 9, 2009

Filed: January 7, 2010

Published on e-Laws: January 11, 2010

Printed in *The Ontario Gazette*: January 23, 2010

Amending O. Reg. 468/97

(Deemed District Municipalities (District School Board Jurisdiction) — Tax Rates)

Note: Ontario Regulation 468/97 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Ontario Regulation 468/97 is amended by adding the following French version:

**ASSIMILATION À UNE MUNICIPALITÉ DE DISTRICT (TERRITOIRE DE COMPÉTENCE
D'UN CONSEIL SCOLAIRE DE DISTRICT) — TAUX D'IMPÔT**

1. (1) Sous réserve du paragraphe (2), pour l'application de l'alinéa 257.12 (3) a) de la Loi, chacun des secteurs géographiques suivants qui n'est pas situé dans une municipalité de district figurant dans le Règlement de l'Ontario 467/97 (Assimilation à une municipalité de district (territoire de compétence d'une administration scolaire) — Taux d'impôt) est réputé constituer une municipalité de district, à moins qu'il ne devienne une municipalité ou ne soit compris dans une municipalité, et jusqu'à ce moment :

1. Toute partie d'une circonscription scolaire, autre qu'une circonscription scolaire créée en vertu de l'article 67 ou 68 de la Loi, qui existait le 31 décembre 1968 et qui, à ce moment, n'était constituée que d'un territoire non érigé en municipalité, à l'exclusion de toute partie de la circonscription scolaire située dans le territoire visé à la disposition 4 ou 5.
2. Toute partie d'un territoire non érigé en municipalité qui, le 31 décembre 1968, faisait partie d'un district d'écoles secondaires mais non d'une circonscription scolaire.
3. Toute partie d'un territoire non érigé en municipalité désignée comme municipalité de district par un règlement pris en vertu du paragraphe 55 (1) de la Loi tel qu'il existait le 31 décembre 1997, ou d'une disposition qu'il remplace, ou rattachée à une division scolaire sans être ainsi désignée et qui, le 31 décembre 1968, n'était pas située dans une circonscription scolaire ou dans un district d'écoles secondaires.
4. Le secteur constitué de ce qui suit :
 - i. le canton géographique de Kilkenny dans le district territorial de Thunder Bay, à l'exclusion des terres constituant la réserve indienne Rocky Bay numéro 1,
 - ii. la partie de la circonscription scolaire MacDiarmid n° 1 qui ne fait pas partie du canton géographique de Kilkenny.
5. L'étendue de terrain sise dans le district territorial de Kenora qui se trouve dans une zone de quatre milles de large située de part et d'autre de la ligne médiane de la route secondaire numéro 599 et qui s'étend sur deux milles, mesurés perpendiculairement à cette partie de ladite ligne médiane, depuis la limite est du canton d'Ignace sur une distance de 45 milles en direction nord-est.
6. Toutes les terres se trouvant dans un secteur dont les limites sont les suivantes :
 - i. Au sud, une ligne commençant au milieu de la limite sud du claim P-772 et allant vers l'ouest, le long de la limite sud des claims A1-101, A1-108, AL-134, AL-135, etc., jusqu'au point central du claim AL-174.
 - ii. À l'ouest, une ligne allant vers le nord à partir du point central du claim AL-174 le long de la limite ouest des claims HP-99 et HP-187, puis passant au milieu de l'une des trois petites îles K-656 du lac Little Turtle jusqu'au point où une ligne perpendiculaire divise K-659 en deux.
 - iii. Au nord, une ligne commençant au point susmentionné et allant vers l'est, le long de la limite nord du claim K-610.
 - iv. À l'est, une ligne commençant au milieu de la limite sud du claim P-772 et allant vers le nord, le long de la limite est du claim HP-138 jusqu'à son point d'intersection avec la ligne de démarcation nord de la circonscription scolaire.

7. Toute partie d'un territoire non érigé en municipalité ajoutée au territoire de compétence d'un conseil scolaire de district par le Règlement de l'Ontario 212/09 et qui n'est pas visée à la disposition 1, 2, 3, 4, 5 ou 6.

(2) Pour l'application de l'alinéa 257.12 (3) a) de la Loi, si un secteur visé au paragraphe (1) est situé en partie dans une zone d'écoles séparées :

- a) la partie du secteur se trouvant dans la zone d'écoles séparées est réputée constituer une municipalité de district, à moins qu'elle ne devienne une municipalité ou ne soit comprise dans une municipalité, et jusqu'à ce moment;
- b) la partie du secteur se trouvant à l'extérieur de la zone d'écoles séparées est réputée constituer une municipalité de district, à moins qu'elle ne devienne une municipalité ou ne soit comprise dans une municipalité, et jusqu'à ce moment.

2. et 3.

2. This Regulation comes into force on the day it is filed.

4/10

ONTARIO REGULATION 4/10

made under the

EDUCATION ACT

Made: December 9, 2009

Filed: January 7, 2010

Published on e-Laws: January 11, 2010

Printed in *The Ontario Gazette*: January 23, 2010

Amending O. Reg. 467/97

(Deemed District Municipalities (School Authority Jurisdiction) — Tax Rates)

Note: Ontario Regulation 467/97 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Ontario Regulation 467/97 is amended by adding the following French version:

ASSIMILATION À UNE MUNICIPALITÉ DE DISTRICT (TERRITOIRE DE COMPÉTENCE D'UNE ADMINISTRATION SCOLAIRE) — TAUX D'IMPÔT

1. Pour l'application de l'alinéa 257.12 (3) a) de la Loi, chacun des secteurs scolaires de district suivants est réputé constituer une municipalité de district, à moins qu'il ne devienne une municipalité ou ne soit compris dans une municipalité, et jusqu'à ce moment :

1.
2.
3.
4.
5.
6.
7.
8.
9.
10.
11.
12.

13. Le secteur scolaire de district d'Umpfreville.

2.

3.

4. Pour l'application de l'alinéa 257.12 (3) a) de la Loi, la partie du district des écoles secondaires de James Bay Lowlands qui ne se trouve pas dans la municipalité de Moosonee est réputée constituer une municipalité de district, à moins qu'elle ne devienne une municipalité ou ne soit comprise dans une municipalité, et jusqu'à ce moment.

5.

6.

2. **This Regulation comes into force on the day it is filed.**

4/10

ONTARIO REGULATION 5/10

made under the

EDUCATION ACT

Made: December 9, 2009

Filed: January 7, 2010

Published on e-Laws: January 11, 2010

Printed in *The Ontario Gazette*: January 23, 2010

Amending Reg. 291 of R.R.O. 1990

(District School Areas)

Note: Regulation 291 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. **Regulation 291 of the Revised Regulations of Ontario, 1990 is amended by adding the following French version:**

SECTEURS SCOLAIRES DE DISTRICT

1. à 4.

5.

6.

CONSEIL SCOLAIRE DE DISTRICT DE MOOSE FACTORY ISLAND

7. Les terres décrites dans l'annexe suivante constituent un secteur scolaire de district appelé secteur scolaire de district de Moose Factory Island :

ANNEXE

La partie du district territorial de Cochrane constituée des îles de la rivière Moose qui sont entièrement situées au nord d'un axe formé par le prolongement vers l'est de la limite sud du canton géographique de Horden jusqu'à la limite ouest de la réserve indienne n° 68, à l'exclusion de la réserve indienne n° 1 située à Moose Factory Island.

CONSEIL SCOLAIRE DE DISTRICT DE MOOSONEE

8. La municipalité locale de Moosonee, dans le district territorial de Cochrane, à l'exception de la partie de la municipalité constituée d'îles et de parties d'îles de la rivière Moose, est ajoutée au secteur scolaire de district de Moosonee.

8.1 et 9.

10. et 11.

12.

2. This Regulation comes into force on the day it is filed.

4/10

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

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MINISTÈRES DU GOUVERNEMENT DE L'ONTARIO S.V.P. NOTEZ

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Information

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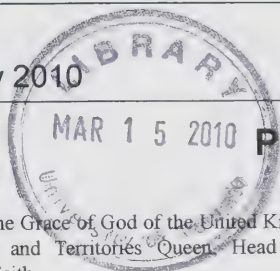


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Proclamation

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

GOOD GOVERNMENT ACT, 2009

We, by and with the advice of the Executive Council of Ontario, name,

(a) January 25, 2010 as the day on which the following provisions of Schedule 21 to the *Good Government Act, 2009*, c. 33, come into force:

1. Section 1, which amends the *Assessment Act*.
2. Subsections 4 (1) to (4) and (6) to (31), which amend the *City of Toronto Act, 2006*.
3. Section 5, which amends the *Limitations Act, 2002*.
4. Subsections 6 (1) to (5), (7) to (32) and (34) to (38), which amend the *Municipal Act, 2001*.
5. Section 12, which amends the *Stronger City of Toronto for a Stronger Ontario Act, 2006*.

(b) July 1, 2010 as the day on which the following provisions of the Schedule come into force:

1. Subsections 2 (4), (7), (8) and (9), which amend the *Building Code Act, 1992*.
2. Section 3, which amends the *Building Code Statute Law Amendment Act, 2002*.
3. Subsections 10 (12) and (13), which amend the *Planning Act*.
4. Subsections 11 (5), (6) and (10), which amend the *Residential Tenancies Act, 2006*.

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

LOI DE 2009 SUR LA SAINE GESTION PUBLIQUE

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons ce qui suit :

a) d'une part, le 25 janvier 2010 comme le jour où entrent en vigueur les dispositions suivantes de l'annexe 21 de la *Loi de 2009 sur la saine gestion publique*, chap. 33 :

1. L'article 1, qui modifie la *Loi sur l'évaluation foncière*.
2. Les paragraphes 4 (1) à (4) et (6) à (31), qui modifient la *Loi de 2006 sur la cité de Toronto*.
3. L'article 5, qui modifie la *Loi de 2002 sur la prescription des actions*.
4. Les paragraphes 6 (1) à (5), (7) à (32) et (34) à (38), qui modifient la *Loi de 2001 sur les municipalités*.
5. L'article 12, qui modifie la *Loi de 2006 créant un Toronto plus fort pour un Ontario plus fort*.

b) d'autre part, le 1^{er} juillet 2010 comme le jour où entrent en vigueur les dispositions suivantes de l'annexe :

1. Les paragraphes 2 (4), (7), (8) et (9), qui modifient la *Loi de 1992 sur le code du bâtiment*.
2. L'article 3, qui modifie la *Loi de 2002 modifiant des lois en ce qui concerne le code du bâtiment*.
3. Les paragraphes 10 (12) et (13), qui modifient la *Loi sur l'aménagement du territoire*.
4. Les paragraphes 11 (5), (6) et (10), qui modifient la *Loi de 2006 sur la location à usage d'habitation*.



(c) January 1, 2011 as the day on which subsections 2 (2) and (5) of the Schedule, which amend the *Building Code Act, 1992*, come into force.

WITNESS:

THE HONOURABLE
DAVID C. ONLEY

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on January 20, 2010.

BY COMMAND

Harinder Jeet Singh Takhar
Minister of Government Services

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

GOOD GOVERNMENT ACT, 2009

We, by and with the advice of the Executive Council of Ontario, name February 1, 2010 as the day on which subsection 14 (2) of Schedule 1 to the *Good Government Act, 2009*, c. 33, which repeals the *Grain Corn Marketing Act*, comes into force.

WITNESS:

THE HONOURABLE
DAVID C. ONLEY

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on January 20, 2010.

BY COMMAND

Harinder Jeet Singh Takhar
Minister of Government Services

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

ANIMAL HEALTH ACT, 2009

We, by and with the advice of the Executive Council of Ontario, name January 21, 2010 as the day on which sections 1 to 66 and 70 of the *Animal Health Act, 2009*, c. 31, come into force.

WITNESS:

THE HONOURABLE
DAVID C. ONLEY

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on January 20, 2010.

BY COMMAND

Harinder Jeet Singh Takhar
Minister of Government Services

c) d'autre part, le 1^{er} janvier 2011 comme le jour où entrent en vigueur les paragraphes 2 (2) et (5) de l'annexe, qui modifient la *Loi de 1992 sur le code du bâtiment*.

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY

LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 20 janvier 2010.

PAR ORDRE

(143-G041)

Harinder Jeet Singh Takhar
ministre des Services gouvernementaux

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

LOI DE 2009 SUR LA SAINTE GESTION PUBLIQUE

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1^{er} février 2010 comme le jour où entre en vigueur le paragraphe 14 (2) de l'annexe 1 de la *Loi de 2009 sur la saine gestion publique*, chap. 33, qui abroge la *Loi sur la commercialisation du maïs-grain*.

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY

LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 20 janvier 2010.

PAR ORDRE

(143-G042)

Harinder Jeet Singh Takhar
ministre des Services gouvernementaux

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

LOI DE 2009 SUR LA SANTÉ ANIMALE

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 21 janvier 2010 comme le jour où entrent en vigueur les articles 1 à 66 et 70 de la *Loi de 2009 sur la santé animale*, chap. 31.

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY

LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 20 janvier 2010.

PAR ORDRE

(143-G043)

Harinder Jeet Singh Takhar
ministre des Services gouvernementaux

Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.
Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

Home and Community Support Services of Grey-Bruce 47253
Suite 104, 340 10th St. E., Owen Sound, ON N4K 6P7

Applies for a public vehicle operating licence as follows:

- For the transportation of passengers on a scheduled service:
- (a) between points in the Counties of Bruce and Grey.

- (b) between points in the Counties of Bruce and Grey and points in Ontario.

PROVIDED THAT:

1. the licensee the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54;
2. chartered trips be prohibited;
3. the passengers travelling on the vehicles operated by the licensee meet the client eligibility criteria to be accepted as clients of the transportation service, including passengers who are unable to access existing transportation services due to lack of financial resources or accessibility options. Eligible clients may also include vulnerable and frail elderly clients with physical disabilities or cognitive and visual impairments.

Ottawa Unique Limousine Inc. 47250

852 Como Crescent, Orleans, ON K4A 3Z9

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the City of Ottawa to the Ontario/Quebec and Ontario/USA border crossings for furtherance and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT:

- 1) there be no pick up or drop off of passengers except at point of origin;
- 2) the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

Applies for a public vehicle operating licence as follows: 47250-A

For the transportation of passengers on a chartered trip from points in the City of Ottawa to the Ontario/Quebec and Ontario/USA border crossings for furtherance and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

FELIX D'MELLO

(143-G044)

Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act

Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-01-30	
ADVANCED AVIATION SUPPORT CORPORATION	001251698
BALARO INC.	001624808
BELLA VISTA BANQUET HALL INC.	001439793
BETA-DELTA INC.	001035229
C.N.N.N.A.R. COMPANY LTD.	002036036
CODE SOLUTIONS INC.	001122508
COGNATE ENGINEERING SERVICES INC.	001285003
CONTREX SERVICES INC.	001641681
CRANE FIRE PROTECTION INC.	001532565
CYBERNOMICS INC.	002026676
DAMADA TRUCKING LTD.	001555826
DAVE WOODS MUSIC LTD.	000345073
DELFINO'S PIZZERIA INC.	001589765
DOUG HITCHEN SALES LIMITED	001101021
DUKE REHABILITATION & FORENSIC LAB INC.	001580788
EDEN MANIMPEX LTD.	001671173
EDGEWARE TECHNOLOGIES CORPORATION	000984468
ERNIE HAMILTON & ASSOCIATES INC.	001002244
G.M.L. MASONRY LTD.	001624329
GEMCON CONTRACTING INC.	001490406
GRISHAM FILMS LTD.	001424963
HAUS OF BENZ INC.	001501604
HELDER RADIANT INC.	002083707
HILL MACHINERY SALES CORPORATION	000419237
HWY RECORDS LTD.	001629873

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
HYPER PICTURES INC.	001113477
INTEGRATED TECHNOLOGY SOLUTIONS INTERNATIONAL INC.	001466632
INTERNATIONAL CAPITAL ADVISORY INC.	001604788
IRON CACTUS HOLDINGS LTD.	000857977
J.L. DAVIN & ASSOCIATES INC.	000690877
JAVA COFFEE COMPANY INC.	001229457
KADEL INVESTMENTS LIMITED	000268157
LAKER LEASING LIMITED	001022086
LAND MARKET INC.	001413119
LESTERWOOD INVESTMENTS LIMITED	000210821
LIGHTHOUSE GRAPHICS LTD.	000316140
M.J. O'REILLY LIMITED	000384413
MAKC INC.	001610674
MAPLE LEAF TRUCK & FORKLIFT LTD.	001565869
MARS FINANCIAL GROUP INC.	001624964
MIRAGE SHOE CORP.	001105937
MR. BAILIFF INC.	000930456
MURRAY COLE INCORPORATED	000342905
NAVIGATOR EDUCATIONAL CONSULTING INC.	001651232
O'PALIE FURS LIMITED	000664969
OAKVILLE'S BEST AUTO DETAILINGS INC.	001297696
ON TIME PERSONNEL 3000 LTD.	001485252
PARNASA ENTERPRISES INC.	000559312
PEACE-MOHAT INC.	000902276
PENGUIN HOSPITALITY CONSULTING INC.	001242598
PUSHKIN PRIVATE SCHOOL INC.	001604762
RANDY PILLER INSURANCE AGENCY LTD.	000630149
SAINT MARY 2004 INC.	001609307
SCARBOROUGH METAL PRODUCTS INC.	001004828
SCOTLIN RENOVATIONS INC.	000846585
SIDHU REALTY INC.	002074778
SPARTAN SCIENTIFIC LTD.	000521737
SUDCORP GROUP INC.	000881202
SUPERB RENOVATIONS INC.	001661902
THE BACKROOM DESIGNER IMPORTS INC.	001156123
THEMER DEVELOPMENTS LIMITED	000755513
TREZZI HOLDINGS LTD.	002027333
TRI-TECH AUDIO VISUAL SERVICES INC.	001010113
V.K.L. ASSOCIATES LTD.	001429013
VARIEGATED CONTROL SOLUTIONS INC.	001601667
VUPIO PARTNERS CORP.	002043833
WALSON'S ENTERPRISES LTD.	001559008
Y&H BUSINESS SOLUTIONS INC.	001524959
ZEUS IN TRAINING FITNESS INC.	001515169
ZIKI WAHAB HOLDINGS LTD.	000561881
1045785 ONTARIO INC.	001045785
1087892 ONTARIO LTD.	001087892
1110532 ONTARIO LIMITED	001110532
1132969 ONTARIO LTD.	001132969
1144047 ONTARIO LTD.	001144047
1177787 ONTARIO LIMITED	001177787
1190671 ONTARIO INC.	001190671
1234772 ONTARIO LTD.	001234772
1239123 ONTARIO INC.	001239123
1270496 ONTARIO INC.	001270496
1307313 ONTARIO INC.	001307313
1345840 ONTARIO INC.	001345840
1369599 ONTARIO INC.	001369599
1424607 ONTARIO LTD.	001424607
1426052 ONTARIO LTD.	001426052
1434091 ONTARIO LIMITED	001434091
1451367 ONTARIO INC.	001451367
1454006 ONTARIO LTD.	001454006
1464210 ONTARIO INC.	001464210
1469244 ONTARIO LTD.	001469244
1470077 ONTARIO INC.	001470077
1474356 ONTARIO INC.	001474356
1489792 ONTARIO LTD.	001489792
1516281 ONTARIO LIMITED	001516281
1543244 ONTARIO LTD.	001543244
1556907 ONTARIO INC.	001556907
1577090 ONTARIO LIMITED	001577090

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
1577895 ONTARIO INC.	001577895
1580294 ONTARIO INC.	001580294
1589792 ONTARIO INC.	001589792
1603793 ONTARIO LIMITED	001603793
1605915 ONTARIO LTD.	001605915
1623004 ONTARIO LIMITED	001623004
1628796 ONTARIO LTD.	001628796
1645138 ONTARIO INC.	001645138
1658579 ONTARIO INC.	001658579
1667338 ONTARIO INC.	001667338
1681435 ONTARIO INC.	001681435
2090304 ONTARIO INC.	002090304
2091438 ONTARIO INC.	002091438
475793 ONTARIO LIMITED	000475793
5-H MANAGEMENT CO. LTD.	002061909
519405 ONTARIO LTD.	000519405
626625 ONTARIO LIMITED	000626625
757752 ONTARIO LIMITED	000757752
795049 ONTARIO INC.	000795049
837529 ONTARIO INC.	000837529
855349 ONTARIO LTD.	000855349
855413 ONTARIO INC.	000855413
880393 ONTARIO LIMITED	000880393

(143-G045)

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

Cancellation of Certificate of Incorporation (Corporations Tax Act Defaulters) Annulation de certificat de constitution (Non-observation de la Loi sur l'imposition des sociétés)

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-01-04

A DYNASTY ROOFING (WINDSOR) LTD.	000538348
A.C. NEWMARKET INDUSTRIAL SUPPLY LTD.	001245113
A.G. HOLDING LTD.	001584092
ABSOLUTE PETCARE LTD.	001297624
ACTIVE KNIT APPAREL INC.	001352278
ALLTRICOR FINANCIAL SERVICES INC.	000838549
ANDRE HAERINGER ENTERPRISES INC.	000468017
ARROWHEAD EXPRESS & LOGISTICS LIMITED	001461612
BD REAL HOLDINGS LIMITED	001509367
BICAN CONSTRUCTION CORPORATION	001014080
BINGO WORLD (BURLINGTON) LTD.	000533581
BOB HOOVER & SONS INC.	000859709
BRUCE TROPICAL LAND DEVELOPMENT INC.	000851156
CANADA DATA SERVICES LIMITED	000968952
CART DEPOT LTD.	001420769
CASEY BROTHERS PAINTING & DECORATING LIMITED	000409406

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
CHIANTI FOOD PROCESSORS INC.	001165387
COSMIC VISTAS CORP.	001046989
CYBERAFT INC.	002028101
DATAPAK LIMITED	000220853
DIRECT INTEGRATION SOLUTIONS INC.	001492207
DIRECT LANS INC.	001475938
EASTWOOD PRODUCTS INC.	000995005
EL-MOUSTAFA MARKETS INC.	002059594
ENTERTAINMENT MEDIA & TELECOMS CORPORATION (CANADA), INC.	002056246
EXECUJET AVIATION SERVICES LTD.	001001987
FARISONS DISTRIBUTORS LTD.	000365353
FOREST HILL DRY CLEANERS AND ALTERATIONS LTD.	001082729
G.T.A. HEALTH ASSESSMENTS INC.	001507365
GLENHOLD HOLDING CORPORATION	001491082
HAWAIIAN GARDEN CENTRE & NURSERY LTD.	000495740
I.D.S. NETWORKS LIMITED	001647894
IMAGEON OTTAWA LTD.	001615375
INCONTRI RESTAURANT INC.	001446634
INSURANCE CLAIMS CENTRE INC.	000870965
INTER-LINK TRANSPORTATION NETWORK INC.	001106712
JEREMY TAYLOR PHOTOGRAPHER LIMITED	001566826
JOSEPH ZINK INC.	000749253
KABABEE INC.	002034432
LANGLEY PARISIAN HOLDINGS LIMITED	000563452
LUCERNE FLOW CONTROL INC.	001604487
MCARTHUR MINERALS INC.	001160400
MCGARRY SERVICES INC.	001473971
MEGACITY MOTORS INC.	001233538
MOUNT MCKAY FEEDS INC.	000705416
MPHA TOPOGRAPHICS LIMITED	000254467
MUSE WORKSHOP INC.	002075763
NIGMENDRA NARAIN INC.	001413170
O RODAS INC.	001158074
OXFORD WINDOW MANUFACTURING INC.	000554429
PACIFIC RESTAURANT INC.	001130641
PATALIKA INTERNATIONAL INC.	001639723
R. J. MYERS DEVELOPMENTS LTD.	000437125
R. MASLACH COMM. LTD.	000704619
ROLLSTERS SPORTS BAR LTD.	001057731
ROMANS DISTINCTIVE GIFTS & CARDS (MERIVALE) INC.	001168487
S. FERGUSON CAPITAL CORP.	001651011
SEVENTEEN NINETYFOUR ENTERPRISES LIMITED	001017585
SKYMARK INC.	001309885
SOLETICO INC.	001347659
STRICTLY BUSINESS COMPUTERS INC.	000605274
SUNBRIGHT SIGNS & ADVERTISING INC.	001326709
SUPERIOR SECURITY CANADA INC.	001079825
TELCOM TELECOMMUNICATIONS NETWORK INC.	001071717
THE MOUSE ACADEMY INC.	001283519
TJS HOLDINGS INC.	001286585
TRIPLE M FORMING INC.	002058668
TURBO-SPORT LIMITED	000390453
VAUGHAN MEDICAL LABORATORIES LTD.	000256284
VIENNA MOTORS LTD.	001671026
VISIONS AUTO COLLISION INC.	000644616
VISTA HOMES KINGSTON LIMITED	000255808
WESTERN CARPET LTD.	000795395
WOODWARD DRYWALL & INTERIORS LIMITED	001542667
1065953 ONTARIO INC.	001065953
1119674 ONTARIO LIMITED	001119674
1164857 ONTARIO LIMITED	001164857
1199502 ONTARIO INC.	001199502
121882 ONTARIO LTD.	000121882
1219261 ONTARIO INC.	001219261
1220375 ONTARIO INC.	001220375
1227644 ONTARIO LIMITED	001227644
1264050 ONTARIO INC.	001264050

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
1283858 ONTARIO INC.	001283858
1297076 ONTARIO LTD.	001297076
1384327 ONTARIO INC.	001384327
1387522 ONTARIO LIMITED	001387522
1461220 ONTARIO LIMITED	001461220
1473535 ONTARIO LTD.	001473535
1477149 ONTARIO INC.	001477149
1477909 ONTARIO LTD.	001477909
1480814 ONTARIO INC.	001480814
1527097 ONTARIO LTD.	001527097
1539060 ONTARIO INC.	001539060
1587019 ONTARIO INC.	001587019
1599135 ONTARIO LTD.	001599135
1626389 ONTARIO INCORPORATED	001626389
1641895 ONTARIO INC.	001641895
1648911 ONTARIO LIMITED	001648911
2 BROS CONSTRUCTION INC.	001533701
2005464 ONTARIO INC.	002005464
2033977 ONTARIO INC.	002033977
2048090 ONTARIO INC.	002048090
2049727 ONTARIO INC.	002049727
2069498 ONTARIO INC.	002069498
2077617 ONTARIO INC.	002077617
309307 ONTARIO LIMITED	000309307
541773 ONTARIO LIMITED	000541773
566417 ONTARIO LIMITED	000566417
618460 ONTARIO LIMITED	000618460
711208 ONTARIO LIMITED	000711208
783957 ONTARIO LTD.	000783957
887608 ONTARIO LIMITED	000887608
914225 ONTARIO LIMITED	000914225
990945 ONTARIO INC.	000990945

(143-G046)

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the Business Corporations Act has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la Loi sur les sociétés par actions, un certificat de dissolution a été inscrit pour les compagnies suivantes. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2009-12-07	
ARWOOD COMPANY LIMITED	000085387
BURNETT CAREER SERVICES INC.	001246746
J AND S ARTS & CRAFTS CO. LTD.	000370291
JT MAXX INC.	002072566
KAHSHE FLY INN LTD.	001685180
MEYDON HOLDINGS LIMITED	000125565
SILVERSPUR SPECIALIZED CARRIERS INC.	002010653
W.T. PATTERSON & ASSOCIATES INC.	000954334
1699451 ONTARIO INC.	001699451
735944 ONTARIO LIMITED	000735944
778479 ONTARIO INC.	000778479

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2009-12-14	
A. & A. GRANITE INSTALLATIONS INC.	002107217
ACCORDING DRYWALL & PAINTING (NORTH BAY-SUDBURY) LIMITED	000271629
CHARLES A. MACDERMID INC.	001298739
CLYDE PARK FARMS LTD.	000490854
DATILE SECURITIES INC.	000721439
DONVIEW HEIGHTS (SAXONY) LIMITED	000098618
M. CATHERINE BUFFETT NURSING PROFESSIONAL CORPORATION	001726234
NAISMITH PARK DEVELOPMENT CORPORATION	001048465
NICKEL CENTRE MASONRY INC.	000676447
PRACTORY INC.	002067378
TECHSIDE INC.	002063902
TOMPKINS PARK DEVELOPMENT CORPORATION	000936225
YAK PRODUCTIONS CORP.	001013660
1112621 ONTARIO LIMITED	001112621
1113334 ONTARIO LIMITED	001113334
1462614 ONTARIO INC.	001462614
1475533 ONTARIO INC.	001475533
2067141 ONTARIO INC.	002067141
2132701 ONTARIO INC.	002132701
590137 ONTARIO LIMITED	000590137
686140 ONTARIO LIMITED	000686140
686784 ONTARIO INC.	000686784
693668 ONTARIO LIMITED	000693668
2009-12-15	
APPLEBAUM COMPUTER CORPORATION	000607991
CRISTIANA INC.	001543833
HNB CONSULTING INC.	002137410
VLIETECH SERVICES INC.	002012964
WASTE OPPORTUNITIES INC.	000870535
1523888 ONTARIO LIMITED	001523888
2054896 ONTARIO INC.	002054896
2090739 ONTARIO INC.	002090739
2143890 ONTARIO INC.	002143890
2009-12-16	
ANGLO CONSTRUCTION COMPANY LIMITED	000577204
CLICKABLE CORPORATION	002135523
ELAINE'S TOTAL BEAUTY INC.	002135171
KRP AUTO SERVICES INC.	001348826
PLMV CONSTRUCTION LTD.	002029158
TOPCAN INC.	002028455
VENTRELLA REALTY LIMITED	001103753
WENTWORTH ALIGNMENT SERVICE LTD.	000822997
YUEN KWAN LIMITED	001097288
1316293 ONTARIO INC.	001316293
1606469 ONTARIO INC.	001606469
1698673 ONTARIO INC.	001698673
1739160 ONTARIO INC.	001739160
2012570 ONTARIO INC.	002012570
2120256 ONTARIO INC.	002120256
2009-12-17	
ADVANTAGE NURSING SERVICES INC.	001506126
BEDFORD MILLS ENTERPRISES LTD.	000548058
C & M MANAGEMENT INC.	001602381
CAROL WALKER INC.	001124733
CHERKASSY GROUP LTD.	002034975
DIANO ELECTRIC LIMITED	001173368
FAIVON HOSPITALITY GROUP INC.	000994005
FOUAD ISSA ENTERPRISES LIMITED	000643406
GARY BRANDON CONTRACTING LTD.	000751193
GOLDEN FISH AND CHIPS LIMITED	000363341
GPR CORP.	001490745
GUY BERTRAND PHOTOGRAPHY INC.	001531291
HOLDINGS IN HEAVEN INC.	001649489
J&L EDMUNDS BUS LINES LTD.	000958763
LEADING LIFESTYLES PROPERTY MANAGEMENT INC.	002081224

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
MAREDITH CONSULTANTS INC.	001329095
MIND BODY AND SOUL MASSAGE LTD.	001786026
MY TOWN COMPUTES INC.	001532354
PABLA LOGISTICS INC.	002103769
PHO CON BO LTD.	001380566
PRICING PROPERTY INC.	001649490
RESTKING HOLDINGS INC.	000721272
STYLEXIM INC.	001536418
SUNSHINE HUMAN RESOURCE INC.	002097380
THE YOUNG ADULT MARKETING GROUP INC.	001235472
U.N. CARTAGE SYSTEMS LTD.	001147602
WAYNE TAYLOR EXCAVATING INC.	000848874
1129111 ONTARIO LIMITED	001129111
1145353 ONTARIO LTD.	001145353
1210321 ONTARIO INC.	001210321
1374377 ONTARIO INC.	001374377
1565857 ONTARIO INC.	001565857
1601489 ONTARIO LTD.	001601489
1603643 ONTARIO INC.	001603643
1756446 ONTARIO INC.	001756446
683216 ONTARIO LIMITED	000683216
686289 ONTARIO INC.	000686289
2009-12-18	
A & H CONSULTING CO. INC.	001111204
BRAMPTON FRESH MEAT SHOP LTD.	001509590
CAMBRIAN RESOURCES INC.	000656101
CANADASIA IMPORT EXPORT SERVICES INC.	002088583
GAROX CHEMICALS INC.	000409477
J P SALES & ASSOCIATES INC.	001135715
JAZIB CONSULTING INC.	001588031
LEONARDO FARM LTD.	000311797
MANFREDI ELECTRIC INC.	000631210
MI PARTNERS INC.	002089431
MULHOLLAND GROUP INC.	001634389
NATIONWARES INC.	001783456
RAMO PRODUCTIONS INC.	002211042
SAVLI INC.	002045337
SENTRITEK SERVICES INC.	001463701
1152632 ONTARIO INC.	001152632
1568700 ONTARIO INC.	001568700
2050757 ONTARIO INC.	002050757
645752 ONTARIO LIMITED	000645752
2009-12-21	
BULLOY INC.	001250362
CANADIAN FARRIER TOOLS INC.	000756909
ENVENTECH LTD.	001021229
GAILIM MANAGEMENT LTD.	000389296
GOOD TIME CONSULTANT LTD.	002135090
GUNLIN INC.	001458040
JEM LODGES LTD.	002037452
KAM SHING ENTERPRISES LTD.	000881449
MAHARAJA EXPRESS INC.	002064234
MIGAIL MANAGEMENT LIMITED	000311351
MILSID HOLDINGS LTD.	000692904
PURECO LABORATORIES INCORPORATED	000941953
RCLIN PHARMACY LIMITED	001544206
ROMA WINDOWS INC.	000928322
ROYAL GARMENTS INC.	001535507
SRI BHATHIRAKALI AMMAN TEMPLE TORONTO INC.	001640064
STEPHEN J. ROGERS & ASSOCIATES INC.	000886229
SWEET SENSATION LINGERIE AND ADULT STORE INC.	001009422
THE ENCLAVE CORPORATION	000907598
WILDRAZ SPORTS COLLECTIBLES INC.	002033025
1329199 ONTARIO INC.	001329199
1369301 ONTARIO INC.	001369301
1389205 ONTARIO LIMITED	001389205
1474278 ONTARIO LTD.	001474278
1722022 ONTARIO INC.	001722022

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2018666 ONTARIO INC.	002018666
2042921 ONTARIO INC.	002042921
2054252 ONTARIO INC.	002054252
2054724 ONTARIO INC.	002054724
2081225 ONTARIO INC.	002081225
936744 ONTARIO INC.	000936744
2009-12-22	
BOTTERELL LIMITED	000129911
CHEESE'N SWEETS LTD.	001042132
ELONA JANITORIAL SERVICE CO. LTD.	000776125
ERIN PHYSIO AND SPORTS THERAPY INC.	001617893
HUNTSVILLE HOLDINGS LIMITED	000287084
KREST MASONRY INC.	001005629
MCCARTHY CONTRACTING INC.	001617855
MIKAN REALTY INC.	001673667
MORNINGSTAR INTERNATIONAL INC.	002140070
NATIONAL SOLAR SYSTEMS INC.	002137436
OMNI PROJECT CONSULTANTS INC.	000952705
PRECISION HOME IMPROVEMENT CO. LTD.	000396869
SRWTELECOMMUNICATIONS INC.	002184005
UCCI EXPLORATION LTD.	000752141
1032061 ONTARIO INC.	001032061
1048662 ONTARIO LIMITED	001048662
1089685 ONTARIO LTD.	001089685
1231797 ONTARIO INC.	001231797
1298231 ONTARIO LTD.	001298231
1534829 ONTARIO INC.	001534829
1700410 ONTARIO INC.	001700410
2090712 ONTARIO LTD.	002090712
480712 ONTARIO INC.	000480712
817616 ONTARIO LIMITED	000817616
977428 ONTARIO LIMITED	000977428
2009-12-23	
ANTHONY K TRANSPORT INC.	001285681
CHETBAR DEVELOPMENTS LTD.	000878561
DAKSTAR NANTICOKE LTD.	000713043
P.SMITH TRANSPORT INC.	002076279
VAR ELECTRONICS INC.	001624795
WENCOM INC.	001433647
1071988 ONTARIO LIMITED	001071988
1109739 ONTARIO LTD.	001109739
1205075 ONTARIO INC.	001205075
1396433 ONTARIO LTD.	001396433
1518257 ONTARIO INC.	001518257
1560706 ONTARIO LTD.	001560706
1633515 ONTARIO CORP.	001633515
2119464 ONTARIO INC.	002119464
2140739 ONTARIO LIMITED	002140739
801937 ONTARIO LIMITED	000801937
2009-12-24	
AYGUL LTD.	001698094
BRIAN DOVER ASSOCIATES LTD.	000703545
BROCKWOOD HOMES LIMITED	000410462
BUILDING MANAGEMENT CONSULTANTS INC.	001102728
CULTURAL WOODTEK INC.	000803395
DALCOLLI CLEANING LIMITED	000665602
DOWNERS SERVICES INC.	001726333
HOSTAR REALTY LIMITED	001301746
L. P. DUYNISVELD PROFESSIONAL CORPORATION	002106959
SHOVI ENTERPRISES AND INVESTMENTS LTD.	002062828
1230208 ONTARIO INC.	001230208
1354360 ONTARIO LIMITED	001354360
1360432 ONTARIO LIMITED	001360432
2005059 ONTARIO INC.	002005059
2036709 ONTARIO INC.	002036709
2059991 ONTARIO INC.	002059991
2087782 ONTARIO INC.	002087782
2177144 ONTARIO INC.	002177144

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2180034 ONTARIO INC.	002180034
826772 ONTARIO LTD.	000826772
2009-12-26	
BOPA DEVELOPMENTS INC.	001327528
1608328 ONTARIO LTD.	001608328
2009-12-29	
B-TEAM LEASING INC.	001255490
BRITMAR GLASS INC.	001607277
BUDGET TRADING INC.	001563744
CERQUA MORTGAGES INC.	001571229
ESSENTIAL FOODS LIMITED	000375863
H. T. LAFFERTY ENGINEERING INC.	001251585
LAKESHORE FURNITURE KIRKLAND LAKE LTD.	000293310
LORNE BAILEY LUMBER CO. LIMITED	000122913
TRANS FREIGHT INTERNATIONAL INC.	001099551
1099343 ONTARIO LIMITED	001099343
1162583 ONTARIO INC.	001162583
1192436 ONTARIO INC.	001192436
1483842 ONTARIO INC.	001483842
1583067 ONTARIO INC.	001583067
2033590 ONTARIO INC.	002033590
2049951 ONTARIO INC.	002049951
2126783 ONTARIO INC.	002126783
2009-12-30	
ALLIANCE MULTIMEDIA MANAGEMENT SERVICES INC.	001223995
DALE A BUFFAM INC.	001213371
EAMON CONTRACTING INC	000999283
FAIRCHILD ACRES LTD.	001267579
GETAWAY OPPORTUNITIES INCORPORATED	001255753
LALONDE INSURANCE AGENCIES INC	000690007
POPULAR CONTRACTORS LTD.	002032655
106 FRONT STREET HOLDINGS INC.	001614640
1326011 ONTARIO INC.	001326011
2140779 ONTARIO INC.	002140779
665265 ONTARIO LIMITED	000665265
855047 ONTARIO LIMITED	000855047
2009-12-31	
PERFORMORE MACHINING INC.	001444727
458451 ONTARIO LIMITED	000458451
2010-01-04	
ARBUTHNOT & ASSOCIATES INC.	000861496
ARNOLDI MECHANICAL INC.	001144130
BACHMANN COMMUNICATIONS INC.	001045607
BLOORTOWN REALTY LIMITED	000275378
BRECON CONSULTING INC.	001603802
DEAL ENTERPRISES INC.	001478632
DKL DESIGNS INC.	001648772
DOUBLE DRAGON PUBLISHING INC.	002038994
FANCIFUL CAKES INC.	002118627
FOR HEAVENS GOLD CHINESE FOOD LTD.	001352999
G & K NELSON INVESTMENTS INC.	000834249
GGI GENERAL PARTNER LIMITED	001140439
GLOBAL GOLF CLUB (CANADA) INC.	001201836
GRAEME FERRIS ENTERPRISES INC.	000621839
GREENSKY LOSS MANAGEMENT LTD.	001242012
LAVENIR ENTERPRISES INC.	000858097
LOYALIST LAKEFRONT DEVELOPMENT CORP. INC.	000844414
MAYSIM LAND LIMITED	000928556
MICHAEL HENDERSON MEDICINE PROFESSIONAL CORPORATION	002092897
MOTOR CITY ELECTRIC LTD.	000298238
NAPPER ENTERPRISES LTD.	001205572
OUTEIRENSE FINISH CARPENTRY LTD.	000965451
PIAR TRANSPORTATION LTD.	002050287
SO M SO ENTERPRISES INC.	001052837
SOUNDWAVE RECORDINGS & REHEARSALS INC.	002106436
STREETSCAPE CONTRACTING INC.	001664967

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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SUN VENTURES INTERNATIONAL INC.	001404795
VAN NECK CONSTRUCTION LTD.	000893101
WEESE ENTERPRISES LTD.	000449095
WYGET WOODS LTD.	000730542
1190177 ONTARIO LTD.	001190177
1292385 ONTARIO INC.	001292385
1464037 ONTARIO LTD.	001464037
1484758 ONTARIO LTD.	001484758
1500963 ONTARIO LTD.	001500963
1556364 ONTARIO INC.	001556364
1706423 ONTARIO INC.	001706423
1718723 ONTARIO LTD.	001718723
1752642 ONTARIO INC.	001752642
2123902 ONTARIO LTD.	002123902
2136957 ONTARIO INC.	002136957
2153254 ONTARIO INC.	002153254
753586 ONTARIO LIMITED	000753586

2010-01-05

ALPHA TOWING INC.	001520816
CELEUS CAPITAL CORPORATION	001607552
D.J TRANS INC.	002144879
PACIFIC SUPERTech INTERNATIONAL CO. LTD.	001642500
ROBERT SKITMORE & ASSOCIATES INC.	000996877
TRACY TUTTON AND MYKE GILLMAN SKATING ACADEMY INC.	001439165
VESCOTT LIMITED	001683403
Z. WERED & ASSOCIATES INC.	000940843
1091365 ONTARIO INC.	001091365
1156301 ONTARIO INC.	001156301
1296263 ONTARIO INC.	001296263
1517572 ONTARIO INC.	001517572
1650028 ONTARIO INC.	001650028
410840 ONTARIO LIMITED	000410840
969889 ONTARIO LIMITED	000969889

2010-01-06

JOHNSON - DOOGAN CONSTRUCTION LTD.	000524271
SANITEK SANITATION INC.	000356840
THE COTTAGE SOLUTION INC.	002046387
1105149 ONTARIO LIMITED	001105149
1151088 ONTARIO INC.	001151088
2149475 ONTARIO INC.	002149475

2010-01-07

BAGSHAW LUMBER (LINDSAY) LIMITED	000129441
BORROWGUIDE FINANCIAL CORP.	000816599
BRC BUSINESS RESOURCE CORPORATION	002054871
CENTRE FOR ECONOMIC ANALYSIS-CANADA INC.	001310439
CORNERSTONE COACHING AND CAREER DEVELOPMENT INC.	001622082
GENIUS TECHNOLOGIES CANADA CO. LTD.	002156902
GEMINI URBAN DESIGN (TORONTO) CORP.	001512008
KAZAM TECHNOLOGIES INC.	001557607
PAUL F. MURPHY DRUGS LTD.	001216436
1122787 ONTARIO INC.	001122787
1195606 ONTARIO LTD.	001195606
1340363 ONTARIO INC.	001340363
1448155 ONTARIO INC.	001448155
2082661 ONTARIO LTD.	002082661
391909 ONTARIO LIMITED	000391909

2010-01-08

BATOOOL TRADING INC.	001597347
BIO-TEC FORESTRY SERVICES LTD.	001194250
CCC MEDIA CORP.	001447485
ENZYME CONSULTANTS INC.	001456166
G & J PLUMBING AND MECHANICAL LTD.	002124453
LETA I.S. CONSULTING LTD.	001310853
MACEWEN PHARMACY CARE LIMITED	001639953
MIGARA CHARTER & TOURS INC.	001750230
NORDIC ENDIVE INC.	002077743

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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NORTHERN MUSKOKA INVESTMENTS LIMITED	000688280
RICHARD LEGARDE TRUCKING LIMITED	000387581
SUTO REBAR INSTALLATIONS LTD.	0014777991
YOUR AUTO PARTS STORE LTD.	001124101
1023389 ONTARIO LIMITED	001023389
1053789 ONTARIO LTD.	001053789
1171553 ONTARIO LIMITED	001171553
1662924 ONTARIO LTD.	001662924
2030096 ONTARIO INC.	002030096
446987 ONTARIO INC.	000446987
637532 ONTARIO INC.	000637532
790591 ONTARIO INC.	000790591
955515 ONTARIO INC.	000955515
962184 ONTARIO LIMITED	000962184
962185 ONTARIO LIMITED	000962185
996411 ONTARIO INC.	000996411

2010-01-09

CHANNEL ENGINEERING COMPANY LIMITED	000793941
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2010-01-11	
CAPITAL FLEA MARKET INC.	001663271
COLAVITA CONSTRUCTION LIMITED	000306403
DARF TECHNOLOGIES CORP.	001647065
DCC CANADA INC.	001242073
DUNNVILLE PRINCESS INC.	001083233
EASTWIND LTD.	001076395
ELLWOOD S. MITCHELL INC.	000305445
ERIC BEEBE FORESTRY SERVICES LTD.	001164271
G.C. RENTALS/CANON CONSTRUCTION LTD.	001329349
HIXSON PLUMBING LIMITED	001441566
MAYHEM INC.	001498183
SAN-SHAR ENTERPRISES INC.	000387769
TECFAC LIMITED	002015394
TRAD-MIX INC.	001222306
VMNET TECHNOLOGY INC.	002138492
WILSHAR CONSULTING LTD.	001237413
WINDSOR MUSIC CAFE INC.	001056341
1057070 ONTARIO INC.	001057070
1119957 ONTARIO INC.	001119957
1277819 ONTARIO LTD.	001277819
1418248 ONTARIO INC.	001418248
1527446 ONTARIO INC.	001527446
1531474 ONTARIO INC.	001531474
2073052 ONTARIO INC.	002073052
2104015 ONTARIO INC.	002104015
835819 ONTARIO INC.	000835819
839032 ONTARIO LIMITED	000839032

2010-01-12

ALLIED TIRE TRUCK CENTRE LTD.	000538691
DAVI-SUPERIOR TECHNOLOGY LTD.	001760291
FG IMPORTS INC.	002001547
K & H DISTRIBUTING & WHOLESALE INC.	001682253
KIDDPOND HOLDINGS INC.	000811472
POINTER I LTD.	001577002
ROYAL FAMILY HOME INSPECTION INC.	002101644
SSP CORPORATION INC.	002041813
1025405 ONTARIO LTD.	001025405
1079672 ONTARIO LIMITED	001079672
1132697 ONTARIO INC.	001132697
1282249 ONTARIO LIMITED	001282249
1312715 ONTARIO INC.	001312715
505726 ONTARIO LIMITED	000505726
742713 ONTARIO INC.	000742713
856519 ONTARIO LIMITED	000856519
964556 ONTARIO LIMITED	000964556

2010-01-13	
ENGINEERED SCRUBBERS INC.	002037321
ENVIRONMENTAL SERVICES CANADA INC.	001702037
G. FERGUSON HOLDINGS INCORPORATED	000653977

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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GREEN LIVING MAGAZINE INC.	001028069
GULLIVER INTERNATIONAL INVESTMENTS LTD.	001498900
GULLIVER KINGSVILLE (1990) INC.	000916944
J.B.C. REALTY LIMITED	000460479
PELOSO FUELS LTD.	001070309
1576906 ONTARIO LIMITED	001576906
1711720 ONTARIO INC.	001711720
1773936 ONTARIO INC.	001773936
2040192 ONTARIO LTD.	002040192
2010-01-14	
DEJONGE IMPORTS INC.	001386333
FRIENDLY FOOD INTERNATIONAL INC.	001771654
J2 HEALTHCARE CORP.	001446203
PAYNACEA INC.	001659798
4 ACES AUTO CENTRE LTD.	001587399
537844 ONTARIO INC.	000537844

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(143-G047)

Cancellation of Certificate of Incorporation (Business Corporations Act) Annulation de certificat de constitution en personne morale (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the *Business Corporation Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2009-07-03	
1800653 ONTARIO INC.	1800653
2009-07-24	
TENFOLD FILMS INC.	1801549
2009-08-05	
FRANKAUER PROPERTY SERVICES INC	1801945
WEAREGOLFERS INC.	1801935
2009-08-13	
QUADRATUS GROUP INC.	1804076
2009-08-14	
PEEL TAE KWON DO AND FAMILY FITNESS CENTRE INC.	1804056
2009-08-17	
DR DAVID LAMBERT LIFESTYLE CORP.	1804177
2009-08-20	
1786181 ONTARIO CORPORATION	1786181
2009-08-25	
1803228 ONTARIO LIMITED	1803228
2009-08-26	
1794776 ONTARIO INC.	1794776
2009-09-04	
1805626 ONTARIO LIMITED	1805626

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-01-14	
1703906 ONTARIO INC.	1703906
1221835 ONTARIO INC.	1221835

(143-G048) Katherine M. Murray
Director/Directrice

Cancellation for Filing Default (Corporations Act) Annulation pour omission de se conformer à une obligation de dépôt (Loi sur les personnes morales)

NOTICE IS HEREBY GIVEN that orders under Section 317(9) of the *Corporations Act* have been made cancelling the Letters Patent of the following corporations and declaring them to be dissolved. The date of the order of dissolution precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE que, les décrets émis en vertu de l'article 317 (9) de la *Loi sur les personnes morales* ont été émis pour annuler les lettres patentes des personnes morales suivantes et les déclarer dissoutes. La date du décret de la dissolution précède le nom de la personne morale.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-01-14	
THE IRISH CLADDAGH CLUB OF BARRIE AND DISTRICT	1687140

(143-G049) Katherine M. Murray
Director/Directrice

ERRATUM NOTICE Avis d'erreur

ONTARIO CORPORATION NUMBER 1739188

Vide Ontario Gazette, Vol. 142-31 dated August 1, 2009

NOTICE IS HEREBY GIVEN that the notice issued under section 241(4) of the *Business Corporations Act* set out in the August 1, 2009 issue of the Ontario Gazette with respect to Worldvu Inc. was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 142-31 datée du 1 août 2009

PAR LA PRÉSENTE, nous vous informons que l'avis émis en vertu de l'article 241(4) de la *Loi sur les sociétés par actions* et énoncé dans la Gazette de l'Ontario du 1 août 2009 relativement à Worldvu Inc. a été délivré par erreur et qu'il est nul et sans effet.

(143-G050) Katherine M. Murray
Director/Directrice

Marriage Act Loi sur le mariage

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:

January 11 - January 15

NAME	LOCATION	EFFECTIVE DATE
Brown, Dawn	Ottawa, ON	12-Jan-10
Fontaine, Andre Joseph	Ottawa, ON	12-Jan-10
Gordon, Michael	Guelph, ON	12-Jan-10
Vardy, Patrick	Sault Ste Marie, ON	12-Jan-10
Headrick, Stephanie Louise	Amprior, ON	12-Jan-10
Thomson, James Lorne	Essex, ON	12-Jan-10
Neu, John	Cambridge, ON	12-Jan-10
Bechtel, Kenneth J.	Winnipeg, MB	13-Jan-10
January 14, 2010 to January 18, 2010		
Alblas, James Daniel	Cedar Springs, MI	13-Jan-10
April 08, 2010 to April 12, 2010		
Rasamimanana, Gilbert Augustin	Ottawa, ON	13-Jan-10
June 03, 2010 to June 07, 2010		
Tong, Hon John	Hong Kong, Hong Kong	13-Jan-10
July 15, 2010 to July 19, 2010		
Sider, Craig	Elizabethtown, PA	13-Jan-10
May 06, 2010 to May 10, 2010		
Zwaan, John	Exeter, ON	13-Jan-10
August 19, 2010 to August 23, 2010		
Bolanos Varela, Gonzalo	Toronto, ON	14-Jan-10
JUDITH M. HARTMAN, Deputy Registrar General/ Registraire générale adjointe de l'état civil		
(143-G051)		

Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from January 11, 2010 to January 17, 2010 under the authority of the *Change of Name Act*, R.S.O. 1990, c.c. 7 and the following Regulation RRO 1990, Reg 68. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 11 janvier 2010 au 17 janvier 2010, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
ABD EL MASEEH, SANDRA.	ALEXANDER, SANDRA.
YASSER.GHAIS.ISKANDER.	YASSER.
ABD EL MASEEH, STEPHANIE.	ALEXANDER, STEPHANIE.
YASSER.GHAIS.ISKANDER.	YASSER.
ABD EL MASEEH, YASSER.	ALEXANDER, STEPHEN.
GHAI.SISKANDER.	GHAI.S.
ABDI, FADUMO.MOHAMUD.	ABDI, FATIMAH.MOHAMUD.
AHUJA, SOHRAB.	AHUJA, SOURAV.
AL-GHAFARI,	GHAFARI, MOHAMMAD.
MOHAMED.	NABIL.

PREVIOUS NAME	NEW NAME
AL-SATARE, SALAH.SALAMEH.	SWEISS, SAL.
ALI, BATOUL.HASSAN.	MANSOUR, BATOUL.HASSAN.
ALI, NOUR.	MANSOUR, NOUR.HASSAN.
ALI, SADEK.	MANSOUR, SADEK.HASSAN.
ALI, SARAH.	MANSOUR, SARAH.HASSAN.
ALI, YOUSEF.HASSAN.	MANSOUR, YOUSEF.HASSAN.
AMAN, BELINDA.AHY.	AMANI, RUTH-NISSI.
AMIN, HADI.RAFAY.	AMEEN, HADI.RAFAY.
AMIN, RAFAY..	AMEEN, RAFAY..
AMIN, SHAFaq.	AMEEN, SHAFaq.
AMIN, ZOHA.	AMEEN, ZOHA.RAFAY.
ARMSTRONG, OLIVIA.JULIE.	DEVILLIERS SCHUT, OLIVIA.
THERESA.	JULIE.AALIYAH.
AUGER, MARIE.GUYLAINE.	ST-PIERRE, MARIE.GUYLAINE.
GENEVIEVE.	GENEVIEVE.
AULAKH, GURPREET.KAUR.	GILL, GURPREET.KUAR.
BALMFORTH, MICHAEL.	MORIARTY, MICHAEL.
WALLACE.LOUIS.	WALLACE.
BANYARD, GILLIAN.LEIGH.	HILL, GILLIAN.LEIGH.
BERZENJE, KASEM.	AZIZ, KASEM.
ABDULLAH.	ABDULLAH.
BLOUNT, BRITTNEY.	ENRIGHT-BLOUNT, BRITTNEY.
MARIE.	MARIE.
BOCORSELSKI, ROY.	BOCK, ROY.
BOURASSA, LUC.	SOBEL, LUC.
BOYNTON, HAILEY.DEBORAH.	TOOLE, HAILEY.
AARON.	DEBORAH.
BOYNTON, JORDYNN.EMILY.	TOOLE, JORDYNN.EMILY.
ANNE.	ANNE.
BRACIC,	BRACIC, MARIANA.
MARIJANA.	MADLINE.
BROWN-LINTON, VIVEEN.	BROWN, VIVEEN.
EUNICE.	EUNICE.
BURAKOVA, KATERYNA.	ANTOSHEVSKA, KATERYNA.
BURTON, SKYLAR.PAIGE.	GAUDREAU, SKYLAR.PAIGE.
CAI, BING.HONG.	CAI, JOSHUA.
CARSWELL, MARY.DANIELLE..	SMITH, DANIELLE.CARSWELL.
CHALLIS, KAYLEEN.JULIE-ANN.	DLUTEK, ROBIN.
CHEN, WEN-LING.	KAYLEEN.
CHOI.	CHEN, JOSEPHINE.WEN-LING.
KYOUNG-BOK.	PARK, LUKLINE.
CHRISTAKIS, MARIA..	G'YOUNG-BOK.
CLARKE, PETER.PATRICK.	TAYLOR, MAREA.CHRISTA.
COAD, KATHY.SUSAN.	CLARK, DANNY.PETER.
COLLIS, BRANDON.	LALONDE, KATHY.SUSAN.
HENDERSON.	KEYWORTH, BRANDON.
COMEAU, RUTH.LYNN.	HENDERSON.CORMIER.
COOK, JUSTIN.ANDREW.	EDWARDS, RUTH.LYNN.
COOPER, BOSILJKA.	LONG, JUSTIN.ANDREW.
COOPER, DOUGALS.CLITON.	SONI, KIMANA.
CORNACCHIA, FIORA.	COOPER, DOUGLAS.CLINTON.
FILOMENA.	CORNACCHIA, FIORELLA.
DE FREITAS MOUSINHO,	FILOMENA.
ALEXANDRE.	OLIVEIRA, ALEXANDRE.
DE KOTER, ALICIA.	DE FREITAS MOUSINHO.
SUSAN.	HEMINGWAY, ALICIA.SUSAN..
DEANOVIC, ANTO.MISO.	BATOVANJA-FERGUSON,
DEDEVITIS, CARMINE.	ANTONIO.PAUL.DELMAR.
NICHOLAS.	MASTROPIERRO, CARMINE.
DEMPSEY, KRISTIAN.JOSEPH.	NICHOLAS.
DENNIS, JORDENNE.	STRATTON, KRISTIAN.JOSEPH.
RACHELLE.	RACHELLE,
DESFORGES, JOSEPH.PIERRE.	JORDENNE.
MAXIME.	DESFORGES, MAXIME.
DHAIF, MONA.	PIERRE.
DRACZ, MARY.IRYNA.	KHALAF, MONA.TURKI.
DURETTE, JOSEPH.ALLAN.	DRAKE, MARY.DUPREL.
EADIE, DANIEL.QUINN.	BANDY-MAY, JOSEPH.ALLAN.
EIMAN, MAHNAZ.	GOULET, DANIEL.QUINN.
EL KENAWY, SALAH.	EIMAN, MAHNAZ.MICHELLE.
ELDIN.	AL-QINAWI, SALAH.ELDIN.
EL NASSER, SARA.	TALAL.
KHALED.	NASSER, SARA.
ESFAHANI, AVA.	KHALED.
	SHIRAZI, AVA.

PREVIOUS NAME

NEW NAME

FARTALA-HANDARIC,
LILIANA.
FERNANDES, ASHLEY.
FERNANDEZ VAZQUEZ,
ALICIA CAROLINA.
FERRARI, ROBERT KENNETH.
GHAZI-MIR-SAEID, SEYED.
NASIRALDIN.
GORDON, MJ. BRYAN JOSEPH.
GORING, BELEN JONAS.
GOROKHOVSKY, MIKHAEL.
GOROKHOVSKY,
ZEEV.
GUILLEN, LUISA..
GUPTA,
PRASHANT.
GUPTA, RAJNI.
GUTKNECHT, JÖEL..
HA, NGOC HAI.
HABBOU, SAMIA.
HIGDON-BARNES, TRISTAN.
SCOTT, RANDY.
HODGKINSON, JOHN.
HOOVER, TINA MARIE.
HU, HUI TING.
HUDSON, OLA.
HUSHARD, KYLE JAMES.
DALE.
ISLAM, ALEN.
ISLAM, AYRIN SELINA.
IYOHA, EGDESTINY.
OSAHENRUWAN, EHIZMEN.
IZATT, MICHELE DAWN.
JAIRI, BEQIR.
JAMES, ASHLEY AFONSO.
JANG, SINEA.
KARRIMIRIKABADI, HAMAN.
KARRIMIRIKABADI, HANIYE.
KARRIMIRIKABADI, KAMBIZ.
KARWAL, PRATIBHA.
KASBA, BHAGWANT KAUR.
KHAN, AYESHA.
ANWAR.
KIFLEWAHID,
EZANA.
KIM, KAEUN.
KUIPERS, MICHELLE ANN.
MARIE.
KWIATKOWSKI, ARTUR.
DAMIAN.
LAQUA, STERLING JOHN.
LAX, ANDREA..
LEBEAU, MARIE THERESA.
MONIQUE.
LEHMANN, AMANDA.
MARGARET.
LI, TIAN NING.
LININGTON, RONALD.
FRANKLIN.
LITSTER, KIMBERLY-FAYE.
ROSE.
MACMULLIN, ALISTER.
MORRISON.
MAHATHEVAN, MALARVILI.
MAKSYMENKO, ANASTASIYA.
YURI.
MAKSYMENKO, OLEKSIY.
VOLODYM.
MAMAYEV.
DINMUKHAMED.
MARK, MARY..
MARTIN, TIMOTHY MICHAEL.
SCOTT.
MC DERMOTT, LISA.
MARIE.

HANDARIC,
LILIANA.
FERNANDES, ASH.
O'LARI,
ALICIA.
AUSTIN, ROBERT KENNETH.
GHAZI-MIR-SAEID,
SYEH.
DARRAH JR, MARK DAVID.
GORING, BELEN FNLAY.
GOROKHOVSKY, MICHAEL.
GOROKHOVSKY, VLADIMIR.
ZEEV.
MORA, LUISA EVANGELINA.
KARAMCHANDANI,
PRASHANT.
KARAMCHANDANI, RAJNI.
WOODS, JOEL WILLIAM.
HA, NICKOLAS HAI NGOC.
MCFEE, SAMIA.
POULIN, TRISTAN SCOTT.
RANDY.
HODGKINSON, JOHN BYERS.
KOCHANOWSKI, TINA MARIE.
HU, ANNIE HUITING.
HUDSON, ATHENA.
HENNING, KYLE JAMES.
ANDREW.
MIAH, ALEN.
MIAH, IRENE SELINA.
EZE, DESTINY.
OSAHENRUWAN.
BARTLETT, MICHELLE DAWN.
REXHEPI, BEQIR.
JAMES, ASH AFONSO.
JANG, SHINAE.
KARIMI, DANNY HAMAN.
KARIMI, HONEY ASAL.
KARIMI, TONY TIRDAD.
VERMA, PRATIBHA.
SRAN, BHAGWANT KAUR.
KHAN-FARUQUI, AYESHA.
ANWAR.
BERHANE, EZANA.
KIFLEWAHID.
KIM, STELLA KAEUN.
VANDERHEIDEN, MICHELLE.
ANN MARIE.
DAVE, ARTHUR.
DAMIAN.
LAQUA, STERLING JOHN.
ORGOVANYI, ANDREA..
MOWRY, MARIE THERESA.
MONIQUE.
GILBERT, AMANDA.
MARGARET.
LI, TINA TIAN NING.
LOXTON, RONALD.
FRANKLIN.
AMERO, KIMBERLY-FAYE.
ANNE.
MCMULLEN, ALLISTER.
MORRISON.
MAHADEVA, MALARVIELI.
MAXIM, ANDIE.
VLADIMIR.
MAXIM, ALEX.
VLADIMIR.
MAMAYEV,
DIMITRI.
LOWE, RILEY KAMRIN.
KEDDIE, TIMOTHY MICHAEL.
SCOTT.
MCDERMOTT, LISA.
EVANGELINE.

PREVIOUS NAME

NEW NAME

MCCLINTOCK, ANNE LOUISE.
MCFARLING, ARLIE JENNENE.
MELO, JOAO.
MICHALAK, MADELAINE.
MARIE NANCY.
MIKAEL, TAREIKU.
BJORN.
MILLER, CATHERINE.
ELIZABETH.
MISTRY, ZIBA.
MOHAMMAD AZIM,
MOHAMMAD HAKIM.
MOHAMMAD AZIM,
MOHAMMAD RAHIM.
MOHAMMAD AZIM,
MOHAMMAD TAMIM.
MOHAMMAD KABIR,
MOHAMMAD AZIM.
MORIN, NICOLE MICHELLE.
ANGELIQUE.
MORRIS, ANDRÉA JANE.
MPAMPOULAS, MIRTSOS.
MUHAMMAD, AMANI ISIS.
MUHAMMAD, KHALID.
BE.
MUHAMMAD, SHABAZZ.
BE.
MUSA, BINDAR.
NAGY,
CHRISTINA.
NAHAL, YOUSSEF SLEIMAN.
NGUYEN, XUAN.
THI.
NI LIAN, SUM SALAI.
NTAKOS, ELEFTERIA RHEA..
NYAMAY'ANTU, AGNES.
MARIE.
OH, JIHAЕ CHRISTINE.
OH, YOUNGJIN BRENDA.
PABLICO, KRISHNA FAY.
PAREL.
PAN, HUI.
PANIKAR, LUIZA.
KIRAN.
PARK, CATHERINE SEO-YUN.
PARK,
JAE-HYOUNG.
PARK, SEO-HYEON.
PARK, SEO-JIN.
PATEL, UMISHA SAMPATAL.
PERSAUD, LORRAINE.
RAMONA VIMALA.
PESHAWAN, EMMA JEAN.
POON, SHUN YIN.
QUON, TERRY.
RACEY, NANCY JANE.
RAMSEY, CHRISTINA.
MARIE.
RANKIN, JESSICA LEE.
RANKIN, JUSTIN BILLIE.
ROULEAU, MARIE.
JOSE.
RUPASINGHE, JAYAKAUSALYA.
SANTOS, RODRIGO.
CARVALHO.
SATANOVSKAIA, BELLA.
SATANOVSKY, JEFFREY.
SCHNARR, JACOB.
JEFFREY.
SCHWARTZ, CAROLYNN.
MCLEAN.
SHARIFI, KETAYON.
SHEPPARD, AIDAN DAVID.
SIMMONS,
DOMINICK.

YEANDLE, ANNE LOUISE.
MCFARLING, ARLIE JENNINE.
MELO, JOHN SOUSA.
JOLIN, NANCY.
MADELAINE.
HANSSON, TAREIKU MAX.
FEKADU.
LOGAN, CATHERINE.
ELIZABETH.
MISTRY, ZIBA SANDY.
MOHAMMAD AZIM,
ABDULLAH.
MOHAMMAD AZIM,
MUSTAFA.
MOHAMMAD AZIM,
ALI.
KABIR, MOHAMMAD.
AZIM.
ERSKINE, NICOLE MICHELLE.
ANGELIQUE.
ROSE, ANDRÉA ANGELICA.
BABOULAS, JIM MIRTSOS.
PERRIN, AMANI ISIS.
PERRIN, KESLEY HUGH.
WILLIAM.
PERRIN, SHABAZZ KESLEY.
HUGH.
SIDHU, BINDAR KAUR.
MARTINEZ, CHRISTINA.
CAROLYNA MARIA.
NAHAL, JOSEPH SLEIMAN.
NGUYEN, CASANDRA XUAN.
THI.
SUM, NILIAN.
NTAKOS, RHEA ELEANOR.
PONCET, AGNES.
MARIE.
OH, CHRISTINE JIHAЕ.
OH, BRENDA YOUNGJIN.
DOLORMENTE, KRISHNA.
FAY..
CHEN, ALLEN HUI.
MASCARENHAS, LUIZA.
HILARY.
PARK, REIGNNE SEO-YUN.
PARK, DAVIDSTON.
JAY-HYOUNG.
PARK, SHENAH SEO-HYEON.
PARK, KERIGMA SEO-JIN.
MODI, UMISHA.
SAMPATAL.
PERSAUD, RAMONA.
PASHAWON, EMMA JEAN.
POON, CONNIE SHUN YIN.
QUAN, TERRY.
MILLER, NANCY JANE.
CHAMBERS, CHRISTINA.
MARIE.
MOORE, JESSICA LEE.
MOORE, JUSTIN JERRY.
LORTIE, JOSÉ MARIE.
MONIQUE.
SINNADURAI, JAYAKAUSALYA.
DOS SANTOS, RODRIGO.
CARVALHO.
STEIN, BELLA.
STEIN, JEFFREY.
MCLAY, JACOB.
DUKE.
BLANCHETTE, CAROLYNN.
MCLEAN.
SHARIF, KATHY ZAHRA.
BARNETT, AIDAN DAVID.
VEENSTRA, DOMINICK.
MICHAEL JOHN.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
SMALLWOOD, CAPRICE.	TEVELDE, CAPRICE.JOLENE.	WEN, JINGYI.	WEN, MICHELLE.JINGYI.
JOLENE.ANN.	ANN.	WEN, WEIBANG.	WEN, PAUL.WEIBANG.
SRISKANTHARAJAH, JANET.	SRISKANTHARAJAH, JANITH.	WEN, XUEYUE.	WEN, SHIRLEY.XUEYUE.
SUMMERS, DUSTIN.JAY.	ST PIERRE, DUSTIN.JAY.	WILLIAMS, SUSAN.ELAINE.	MCCAULEY, SUSAN.ELAINE.
SZYMANSKI, ELZBIETA.	HIRSZ, ELZBIETA..	WOOLLEY, ANGELINA.	JOHNSTON, ANGELINA.FAITH.
TANTENGCO REYES, ROSARY.	CARRIERE, ROSARY.	FAITH.	CHEALUS.
GRACE..	GRACE..	WOOLLEY, SUZANNE.	JOHNSTON, SUZANNE.MARIE.
TRELEVSKA, ALLA.	FROST, ALLA.	MARIE.	MARY.
TSUI, YAN.LOK.	TSUI, TIFFANY.YAN.LOK.	WOOLLEY-LITTLE, JORDAN.	JOHNSTON, JORDAN.LEIGH.
TSUI, YAN.YU.	TSUI, KIMBERLEY.YAN.YU..	LEIGH.	INGRAM.
TUGWOOD, TYLER.WILLIAM.	STEVENSON, TYLER.WILLIAM.	YAMEEN, SHAISTA.	SATTI, SHAISTA.YAMEEN.
MICHAEL.	MICHAEL.	ZHANG, YI.NAN.	ZHANG, JOE.YINAN.
UPSON, MICHAEL.RICHARD.	SHARPE, MICHAEL.	ZHENG, YANG.	ZHENG, TOM.YANG.
GEORGE.	RICHARD.	ZHU, ZHENG.MING.	MATTHEW, JAMES.
VERDILE, JULIA.TESSA.	DI FALCO, JULIA.TESSA.		
WALSH, CHRISTOPHER.	SIMPSON, CHRISTOPHER.		
WILLIAM.	WILLIAM.		
WEETALUKTUK, JOHNNY.	KASUDLUAK, JOHNNY.		
CRAIG.	JOADAMIE.CRAIG.		
WEN, DINGBANG.	WEN, KENNETH.DINGBANG.		

(143-G052)

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

Ministry of Municipal Affairs and Housing Ministère des affaires municipales et du logement

Social Housing Reform Act, 2000

Issuing of Amending Transfer Orders by the Lieutenant Governor in Council

NOTICE IS HEREBY GIVEN, pursuant to subsection 40(2) of the *Social Housing Reform Act, 2000* that Amending Transfer Order No. 22/2000 (A-4), effective on December 1, 2009, which revised Transfer Order No. 22/2000, has been made under subsection 39(1) of the *Social Housing Reform Act, 2000*, transferring assets, liabilities, rights and obligations from the Transferor to the Transferee as noted below:

Transferor	Transferee	Date of Order in Council For Amending Transfer Order
Ontario Mortgage and Housing Corporation	Toronto Community Housing Corporation	November 25, 2009 (Order in Council 1914/2009)

(143-G053)

2010 Indexation Percentage, Revised Deductibles and Monetary Amounts for Automobile Insurance under the Insurance Act and the Statutory Accident Benefits Schedule - Accidents After December 31, 1993 And Before November 1, 1996

Please note that the charts below were previously published in the December 26, 2009 issue of the *Ontario Gazette*. These charts are being republished in order to provide the new average weekly earnings for Ontario.

INDEXATION PERCENTAGE			
Section reference in the Insurance Act	Description	Amount 2009	Amount 2010
268.1	indexation percentage	3.4%	-0.9%

DEDUCTIBLE AMOUNTS			
Section reference in the Insurance Act	Description	Amount 2009	Amount 2010
267.1(8)3	non-pecuniary loss deductible	\$13,516.56	\$13,394.91
	Family Law Act deductible	\$6,758.29	\$6,697.47

MONETARY AMOUNTS			
Section reference in the SABS	Description	Amount 2009	Amount 2010*
10(9)	maximum weekly income replacement benefit **	\$1,351.68	\$1,351.68
15(5)	average weekly earnings for Ontario***	\$826.66	\$841.43
16(1)(a)	lump sum benefit for each year of elementary school	\$2,703.31	\$2,703.31
16(1)(b)	lump sum benefit for each year of secondary school**	\$5,406.62	\$5,406.62
	lump sum benefit for each semester of secondary school**	\$2,703.31	\$2,703.31
16(1)(c)	lump sum benefit for each year of post-secondary school**	\$10,813.27	\$10,813.27
	lump sum benefit for each semester of post-secondary school**	\$5,406.62	\$5,406.62
18(5)	weekly caregiver benefit for first person	\$337.90	\$337.90
	weekly caregiver benefit for each additional person	\$67.55	\$67.55
28(4)	maximum weekly loss of earning capacity benefit	\$1,351.68	\$1,351.68
32(5)	maximum sum of weekly loss of earning capacity benefit and weekly supplement	\$1,351.68	\$1,351.68
46(1)	maximum limit on supplementary medical benefits and rehabilitation benefits**	\$1,351,656.89	\$1,351,656.89
47(4)	maximum monthly attendant care benefit (all insureds)	\$4,054.98	\$4,054.98
47(5)	maximum monthly attendant care benefit (catastrophic injuries)	\$8,109.94	\$8,109.94
47(6)	maximum monthly attendant care benefit (multiple, catastrophic injuries)	\$13,516.56	\$13,516.56
47(7)	maximum monthly attendant care benefit (severe brain injuries with violent behaviour)	\$13,516.56	\$13,516.56
50(10)	hourly rate for personal attendant care (when using Form 1)	\$11.83	\$11.83
	hourly rate for skilled attendant care (when using Form 1)	\$18.91	\$18.91
51(1)(b)	death benefit to spouse where insured would not have qualified for income replacement benefits	\$67,582.83	\$67,582.83
51(4)(a)	death benefit to dependant	\$13,516.56	\$13,516.56
51(4)(b)	death benefit to former spouse	\$13,516.56	\$13,516.56
51(5)	death benefit where insured was a dependent	\$13,516.56	\$13,516.56
51(8)	minimum death benefit to spouse	\$67,582.83	\$67,582.83
	maximum death benefit to spouse	\$270,331.39	\$270,331.39
52(2)	funeral benefit	\$8,109.94	\$8,109.94
54(4)	weekly dependant care expenses for first dependant	\$101.36	\$101.36
	weekly dependant care expenses for each additional dependant	\$33.80	\$33.80
54(5)	maximum for weekly dependant care expenses	\$202.75	\$202.75

*Please note that, although the indexation percentage for 2010 has decreased, in accordance with s. 268 (1.5) of the Insurance Act, the amounts for benefits payable will not be reduced for 2010. Section 268 (1.5) provides as follows: "A continuing periodic amount payable by an insurer in accordance with the SABS shall not be reduced by the operation of the indexation percentage referred to in subsection (1.4)."

**The Superintendent continues to index these amounts as required by law but some indexed amounts, as specified by an asterisk in the chart, may no longer be relevant in certain cases. Please refer to the specific provisions in the Bill 164 Statutory Accident and Benefits Schedule to determine if these indexed amounts apply to your situation.

***Amended on January 11, 2010 from \$826.66 to \$841.41.

Franchises et montants pécuniaires révisés de 2010 pour l'assurance-automobile en vertu de la Loi sur les assurances et l'Annexe sur les indemnités d'accident légales - Accidents survenus après le 31 décembre 1993 mais avant le 1^{er} novembre 1996

Veuillez noter que le tableau ci-dessous a été publié le 26 décembre 2009 dans la *Gazette de l'Ontario*. Ces tableaux vont être re-publié pour représenter la nouvelle moyenne des revenus par semaine en Ontario.

POURCENTAGE D'INDEXATION			
Article de la Loi sur les assurances	Description	Montant 2009	Montant 2010
268.1	pourcentage d'indexation	3,4%	-0,9%

FRANCHISES			
Article de la Loi sur les assurances	Description	Montant 2009	Montant 2010
267.1(8)3	franchise pour perte non pécuniaire	13 516,56\$	13 394,91\$
	franchise en vertu de la Loi sur le droit de la famille	6 758,29\$	6 697,47\$

MONTANTS PÉCUNIAIRES			
Article de l'Annexe sur les indemnités d'accident légales	Description	Montant 2009	Montant 2010*
10(9)	indemnité hebdomadaire maximale de remplacement de revenu **	1 351,68\$	1 351,68\$
15(5)	rémunération hebdomadaire moyenne pour l'Ontario***	826,66\$	841,43\$
16(1)(a)	indemnité forfaitaire pour chaque année d'études primaires	2 703,31\$	2 703,31\$
16(1)(b)	indemnité forfaitaire pour chaque année d'études secondaires **	5 406,62\$	5 406,62\$
	indemnité forfaitaire pour chaque semestre d'études secondaires **	2 703,31\$	2 703,31\$
16(1)(c)	indemnité forfaitaire pour chaque année d'études postsecondaires **	10 813,27\$	10 813,27\$
	indemnité forfaitaire pour chaque semestre d'études postsecondaires	5 406,62\$	5 406,62\$
18(5)	indemnité hebdomadaire de soignant pour la première personne	337,90\$	337,90\$
	indemnité hebdomadaire de soignant pour chaque personne supplémentaire	67,55\$	67,55\$
28(4)	indemnité hebdomadaire maximale pour perte de capacité de gain	1 351,68\$	1 351,68\$
32(5)	somme maximale de l'indemnité hebdomadaire pour perte de capacité de gain et du supplément hebdomadaire	1 351,68\$	1 351,68\$
46(1)	montant maximal des indemnités complémentaires pour frais médicaux et des indemnités de réadaptation **	1 351 656,89\$	1 351 656,89\$
47(4)	indemnité mensuelle maximale pour les soins auxiliaires (tous les assurés)	4 054,98\$	4 054,98\$
47(5)	indemnité mensuelle maximale pour les soins auxiliaires (blessures invalidantes)	8 109,94\$	8 109,94\$
47(6)	indemnité mensuelle maximale pour les soins auxiliaires (blessures multiples, invalidantes)	13 516,56\$	13 516,56\$
47(7)	indemnité mensuelle maximale pour les soins auxiliaires (lésions cérébrales graves avec comportement violent)	13 516,56\$	13 516,56\$
50(10)	taux horaire pour les soins auxiliaires d'hygiène personnelle (lors de l'utilisation de la formule 1)	11,83\$	11,83\$
	taux horaire pour les soins auxiliaires spécialisés (lors de l'utilisation de la formule 1)	18,91\$	18,91\$

MONTANTS PÉCUNIAIRES			
Article de l'Annexe sur les indemnités d'accident légales	Description	Montant 2009	Montant 2010*
51(1)(b)	prestation de décès payable au conjoint lorsque l'assuré n'aurait pas été admissible aux indemnités de remplacement de revenu	67 582,83\$	67 582,83\$
51(4)(a)	prestation de décès payable aux personnes à charge	13 516,56\$	13 516,56\$
51(4)(b)	prestation de décès payable à l'ancien conjoint	13 516,56\$	13 516,56\$
51(5)	prestation de décès payable lorsque l'assuré est une personne à charge	13 516,56\$	13 516,56\$
51(8)	prestation de décès minimale payable au conjoint	67 582,83\$	67 582,83\$
	prestation de décès maximale payable au conjoint	270 331,39\$	270 331,39\$
52(2)	indemnité funéraire	8 109,94\$	8 109,94\$
54(4)	frais hebdomadaires engagés pour la première personne à charge	101,36\$	101,36\$
	frais hebdomadaires engagés pour chaque personne à charge supplémentaire	33,80\$	33,80\$
54(5)	frais hebdomadaires maximaux engagés pour les personnes à charge	202,75\$	202,75\$

*Veuillez noter que, même si le taux d'indexation pour 2010 a diminué, conformément au paragraphe 268 (1.5) de la Loi sur les assurances, les montants des indemnités payables en 2010 ne seront pas réduits. Le paragraphe 268 (1.5) énonce ce qui suit: <<Les versements périodiques permanents que doit effectuer un assureur conformément à l'Annexe sur les indemnités d'accident légales ne doivent pas être réduits du fait de l'application du taux d'indexation visé au paragraphe (1.4).>>

**Veuillez noter que certains montants indexés en vertu du projet de loi 164 – Annexe sur les indemnités d'accident légales sont identifiés dans l'annexe d'indexation comme n'étant plus pertinents dans certains cas. Veuillez consulter les dispositions pertinentes du projet de loi 164 – Annexe sur les indemnités d'accident légales afin de déterminer si ces montants indexés s'appliquent à votre situation.

***Modifié le janvier 2010, de 826,66 \$ à 841,43 \$.

(143-G054F)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2
Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N.

DEBORAH DELLER,
Clerk of the Legislative Assembly.

Applications to Provincial Parliament

1518186 ONTARIO INC.

NOTICE IS HEREBY GIVEN that, on behalf of 1518186 Ontario Inc. application will be made to the Legislative Assembly of the Province of Ontario for an Act to revive the Corporation 1518186 Ontario Inc.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

Dated at Belleville, Ontario, this 15th day of January, 2010.

1518186 Ontario Inc.
Per:
O'Flynn Weese LLP
Matt Gemmell
65 Bridge Street East
Belleville, Ont. K8N 1L8

(143-P032) 5,6,7,8

Corporation Notices Avis relatifs aux compagnies

NOTICE OF VOLUNTARY DISSOLUTION OF CO-OPERATIVE 301 Inc.

NOTICE IS HEREBY GIVEN THAT on July 24, 2008, the members of Co-operative 301 Inc., consented to Voluntary Dissolution in accordance with sections 163 and 164 of the *Co-operative Corporations Act*, R.S.O. 1990, c. C.35.

DATED this 18 day of January, 2010.

Co-operative 301 Inc.
153 Chapel Street
Ottawa Ontario
K1S 1H5

(143-P033)

Sheriff's Sale of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Ontario Superior Court of Justice, Toronto dated January 15, 2009, Court File No. 07-CV-339718PD1, to me directed, against the real and personal property of **ZHEN LIANG CEN also known as JOE SUM and 1205723 ONTARIO INC.**, Defendant, at the suit of YUAN JING WEN, I have seized and taken in execution all the right, title, interest and equity of redemption of **1205723 ONTARIO INC.**, Defendant in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being Part of Lot 28, Concession 5, Lot 15, Registrar's compiled plan 9828 City of Scarborough, Municipality of Metropolitan Toronto Described in schedule "A" Annexed, City of Toronto, Known as **3405 KENNEDY ROAD, TORONTO, ONTARIO M1V 4Y3**.

ALL OF WHICH said right, title, interest and equity of redemption of **1205723 ONTARIO INC.**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **393 University Avenue, 19th Floor, Toronto, Ontario, on Tuesday, March 2, 2010 at 11:00a.m.** (Registration 9:00 a.m.-10:30a.m.)

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

- \$2,000.00 certified cheque or cash upon bidder registration
- **Deposit** 10% of bid price or \$2,000.00, whichever is greater
- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable
- **Ten business days** from date of sale to arrange financing and pay balance in full at 393 University Ave. 19th Floor, Toronto, Ontario
- **All payments** in cash or by certified cheque made payable to the Sheriff of City of Toronto
- **Deed Poll** provided by Sheriff only upon satisfactory payment in full of purchase price
- **Other conditions** as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

Date: January 8, 2010

D. Usher
Sheriff
393 University Avenue, 19th Floor
Toronto, Ontario M5G 1E6

(143-P034)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Ontario Superior Court of Justice, Brampton dated March 16, 2009, Court File No. CV-09-294-SR, to me directed, against the real and personal property of **PATRICIA BREGMAN also known as PATRICIA SUE BREGMAN also known as PATRICIA A. BREGMAN**, Defendant, at the suit of BANK OF MONTREAL, I have seized and taken in execution all the right, title, interest and equity of redemption of **PATRICIA SUE BREGMAN**, Defendant in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being Parcel 9543 Section East Township of York being Part Lot 3, Plan M-586 City of Toronto, Municipality of Metropolitan Toronto Land Titles Division of Metropolitan Toronto, Known as **24 BRUCE PARK AVENUE, TORONTO, ONTARIO M4P 2S3**.

ALL OF WHICH said right, title, interest and equity of redemption of **PATRICIA SUE BREGMAN**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **393 University Avenue, 19th Floor, Toronto, Ontario, on Tuesday, March 2, 2010 at 11:00a.m.** (Registration 9:00 a.m.-10:30a.m.)

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

- \$2,000.00 certified cheque or cash upon bidder registration
- **Deposit** 10% of bid price or \$2,000.00, whichever is greater
- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable
- **Ten business days** from date of sale to arrange financing and pay balance in full at 393 University Ave. 19th Floor, Toronto, Ontario
- **All payments** in cash or by certified cheque made payable to the Sheriff of City of Toronto
- **Deed Poll** provided by Sheriff only upon satisfactory payment in full of purchase price
- **Other conditions** as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

Date: January 8, 2010

D. Usher
Sheriff
393 University Avenue, 19th Floor
Toronto, Ontario M5G 1E6

(143-P035)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Ontario Superior Court of Justice, Toronto dated January 11, 2007, Court File No. 06-CV-322353SR, to me directed, against the real and personal property of **SHARON DURRANT also known as SHARON EILEEN DURRANT and GERALD DURRANT**, Defendants, at the suit of ROYAL BANK OF CANADA, I have seized and taken in execution all the right, title, interest and equity of redemption of **SHARON EILEEN DURRANT**, Defendant in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being Parcel 58-2, Section M-353 Part of Lot 58, Plan M-353 City of Toronto, Municipality of Metropolitan Toronto, Known as **225 BINGHAM AVENUE, TORONTO, ONTARIO M4E 3R4**.

ALL OF WHICH said right, title, interest and equity of redemption of **SHARON EILEEN DURRANT**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **393 University Avenue, 19th Floor, Toronto, Ontario, on Tuesday, March 2, 2010 at 11:00a.m.** (Registration 9:00 a.m.-10:30a.m.)

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

- \$2,000.00 certified cheque or cash upon bidder registration
- **Deposit** 10% of bid price or \$2,000.00, whichever is greater
- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable
- **Ten business days** from date of sale to arrange financing and pay balance in full at 393 University Ave. 19th Floor, Toronto, Ontario
- **All payments** in cash or by certified cheque made payable to the Sheriff of City of Toronto
- **Deed Poll** provided by Sheriff only upon satisfactory payment in full of purchase price
- **Other conditions** as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

Date: January 8, 2010

D. Usher
Sheriff
393 University Avenue, 19th Floor
Toronto, Ontario M5G 1E6

(143-P036)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Ontario Superior Court of Justice, Orangeville dated May 15, 2008, Court File No. 248/08, to me directed, against the real and personal property of **DEBBIE GOTSIS**, Defendant, at the suit of THE TORONTO-DOMINION BANK, I have seized and taken in execution all the right, title, interest and equity of redemption of **DEBBIE GOTSIS**, Defendant in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being Parcel 8280 East Section Borough of East York, being Lot 65, Plan M-573 City of Toronto, The Land Titles Division of the Toronto Registry Office No.66, Known as **86 CEDARCREST BOULEVARD, TORONTO, ONTARIO M4L 3T8**.

ALL OF WHICH said right, title, interest and equity of redemption of **DEBBIE GOTSIS**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **393 University Avenue, 19th Floor, Toronto, Ontario, on Tuesday, March 2, 2010 at 11:00a.m.** (Registration 9:00 a.m.-10:30a.m.)

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

- \$2,000.00 certified cheque or cash upon bidder registration
- **Deposit** 10% of bid price or \$2,000.00, whichever is greater
- Payable at time of sale by successful bidder

- To be applied to purchase price
- Non-refundable
- **Ten business days** from date of sale to arrange financing and pay balance in full at 393 University Ave. 19th Floor, Toronto, Ontario
- **All payments** in cash or by certified cheque made payable to the Sheriff of City of Toronto
- **Deed Poll** provided by Sheriff only upon satisfactory payment in full of purchase price
- **Other conditions** as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

Date: January 8, 2010

D. Usher
Sheriff
393 University Avenue, 19th Floor
Toronto, Ontario M5G 1E6

(143-P037)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Ontario Superior Court of Justice, Toronto dated July 30, 2009, Court File No. CV-09-382439, to me directed, against the real and personal property of **ALAMGIR HUSSAIN**, Defendant, at the suit of SURANJAN DAS, I have seized and taken in execution all the right, title, interest and equity of redemption of **ALAMGIR HUSSAIN**, Defendant in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being Parcel 27-1, Section M1041 Lot 27, M1041 Scarborough, City of Toronto, Known as **24 SUNDERLAND CRESCENT, TORONTO, ONTARIO M1H 2V3**.

ALL OF WHICH said right, title, interest and equity of redemption of **ALAMGIR HUSSAIN**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **393 University Avenue, 19th Floor, Toronto, Ontario, on Tuesday, March 2, 2010 at 11:00a.m.** (Registration 9:00 a.m.-10:30a.m.)

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

- \$2,000.00 certified cheque or cash upon bidder registration
- **Deposit** 10% of bid price or \$2,000.00, whichever is greater
- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable
- **Ten business days** from date of sale to arrange financing and pay balance in full at 393 University Ave. 19th Floor, Toronto, Ontario
- **All payments** in cash or by certified cheque made payable to the Sheriff of City of Toronto
- **Deed Poll** provided by Sheriff only upon satisfactory payment in full of purchase price
- **Other conditions** as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

Date: January 8, 2010

D. Usher
 Sheriff
 393 University Avenue, 19th Floor
 Toronto, Ontario M5G 1E6

(143-P038)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Ontario Superior Court of Justice, Toronto dated December 22, 2008, Court File No. SC-08-00064378-0000, to me directed, against the real and personal property of **YUN JUNG HWANG also known as YUNJUNG HWANG also known as YUN J HWANG and YU JIN HAM also known as YUJIN HAM also known as YU J HAM**, Defendants, at the suit of **BANK OF MONTREAL**, I have seized and taken in execution all the right, title, interest and equity of redemption of **YUNJUNG HWANG**, Defendant in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being PT LT 3 PL 916 Toronto as in WH144704, S/T & T/W WH144704, City of Toronto, Known as **2421 DUNDAS STREET WEST, TORONTO, ONTARIO M6P 1X3**.

ALL OF WHICH said right, title, interest and equity of redemption of **YUNJUNG HWANG**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **393 University Avenue, 19th Floor, Toronto, Ontario, on Tuesday, March 2, 2010 at 11:00a.m.** (Registration 9:00 a.m.-10:30a.m.)

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

- \$2,000.00 certified cheque or cash upon bidder registration
- **Deposit** 10% of bid price or \$2,000.00, whichever is greater
- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable
- **Ten business days** from date of sale to arrange financing and pay balance in full at 393 University Ave. 19th Floor, Toronto, Ontario
- **All payments** in cash or by certified cheque made payable to the Sheriff of City of Toronto
- **Deed Poll** provided by Sheriff only upon satisfactory payment in full of purchase price
- **Other conditions** as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

Date: January 8, 2010

D. Usher
 Sheriff
 393 University Avenue, 19th Floor
 Toronto, Ontario M5G 1E6

(143-P039)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Ontario Superior Court of Justice, Toronto dated December 16, 2003, Court File No. T82905/03, to me directed, against the real and personal property of **SANDRA MILLARES**, Defendant, at the suit of **MOHAMMED SAMJI**, I have seized and taken in execution all the right, title, interest and equity of redemption of **SANDRA MILLARES**, Defendant in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being LT119 PL 4855 North York, Toronto (N York), City of Toronto, Known as **197 NEWTON DRIVE, TORONTO, ONTARIO M2M 2N8**.

ALL OF WHICH said right, title, interest and equity of redemption of **SANDRA MILLARES**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **393 University Avenue, 19th Floor, Toronto, Ontario, on Tuesday, March 2, 2010 at 11:00a.m.** (Registration 9:00 a.m.-10:30a.m.)

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

- \$2,000.00 certified cheque or cash upon bidder registration
- **Deposit** 10% of bid price or \$2,000.00, whichever is greater
- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable
- **Ten business days** from date of sale to arrange financing and pay balance in full at 393 University Ave. 19th Floor, Toronto, Ontario
- **All payments** in cash or by certified cheque made payable to the Sheriff of City of Toronto
- **Deed Poll** provided by Sheriff only upon satisfactory payment in full of purchase price
- **Other conditions** as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

Date: January 8, 2010

D. Usher
 Sheriff
 393 University Avenue, 19th Floor
 Toronto, Ontario M5G 1E6

(143-P041)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Ontario Superior Court of Justice, Brantford dated September 25, 2008, Court File No. CV-08-583 SR, to me directed, against the real and personal property of **ROCCO MORGIA**, Defendant, at the suit of **THE TORONTO-DOMINION BANK**, I have seized and taken in execution all the right, title, interest and equity of redemption of **ROCCO MORGIA**, Defendant in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being Part Lot 17, Plan 1741, City of York in the Municipality of Metropolitan Toronto as more particularly described in schedule annexed hereto and as previously described in Instrument No. TB870068, Known as **289 VAUGHAN ROAD, TORONTO, ONTARIO M6C 2N3**.

ALL OF WHICH said right, title, interest and equity of redemption of **ROCCO MORGIA**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **393 University Avenue, 19th Floor, Toronto, Ontario, on Tuesday, March 2, 2010 at 11:00a.m.** (Registration 9:00 a.m.-10:30a.m.)

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

- \$2,000.00 certified cheque or cash upon bidder registration
- **Deposit** 10% of bid price or \$2,000.00, whichever is greater

- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable
- **Ten business days** from date of sale to arrange financing and pay balance in full at 393 University Ave. 19th Floor, Toronto, Ontario
- **All payments** in cash or by certified cheque made payable to the Sheriff of City of Toronto
- **Deed Poll** provided by Sheriff only upon satisfactory payment in full of purchase price
- **Other conditions** as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

Date: January 8, 2010

(143-P042) D. Usher
Sheriff
393 University Avenue, 19th Floor
Toronto, Ontario M5G 1E6

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Ontario Superior Court of Justice, Orangeville dated August 18, 2005, Court File No. 259/05, to me directed, against the real and personal property of **MAHMUT ZEKI PAKDIL**, Defendant, at the suit of CITI CARDS CANADA INC., I have seized and taken in execution all the right, title, interest and equity of redemption of **MAHMUT ZEKI PAKDIL**, Defendant in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being Part of Lot 35, Range 2, Broken Front Concession, designated as Part 5, on Plan 64R-11798, City of Scarborough, Municipality of Metropolitan Toronto, (formerly Township of Pickering, County of Ontario), Known as **392 EAST AVENUE, TORONTO, ONTARIO M1C 2W5**.

ALL OF WHICH said right, title, interest and equity of redemption of **MAHMUT ZEKI PAKDIL**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **393 University Avenue, 19th Floor, Toronto, Ontario, on Tuesday, March 2, 2010 at 11:00a.m.** (Registration 9:00 a.m.-10:30a.m.)

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

- \$2,000.00 certified cheque or cash upon bidder registration
- **Deposit** 10% of bid price or \$2,000.00, whichever is greater
- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable
- **Ten business days** from date of sale to arrange financing and pay balance in full at 393 University Ave. 19th Floor, Toronto, Ontario
- **All payments** in cash or by certified cheque made payable to the Sheriff of City of Toronto
- **Deed Poll** provided by Sheriff only upon satisfactory payment in full of purchase price
- **Other conditions** as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

Date: January 8, 2010

(143-P043) D. Usher
Sheriff
393 University Avenue, 19th Floor
Toronto, Ontario M5G 1E6

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Ontario Superior Court of Justice, Milton dated October 6, 2008, Court File No. 4491/08, to me directed, against the real and personal property of **NESHA SAMMY also known as BIBI NESHA SAMMY**, Defendant, at the suit of THE TORONTO-DOMINION BANK, I have seized and taken in execution all the right, title, interest and equity of redemption of **NESHA SAMMY**, Defendant in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being Unit 12, Level 1, Metropolitan Toronto Condominium Plan No. 1384 in the City of Toronto, (formerly City of Etobicoke) in the Province of Ontario, in the Land Titles Division for the City of Toronto (No.66), together with its appurtenant common interest, Known as **12 VIEWCREST CIRCLE, TORONTO, ONTARIO M9W 7G5**.

ALL OF WHICH said right, title, interest and equity of redemption of **NESHA SAMMY**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **393 University Avenue, 19th Floor, Toronto, Ontario, on Tuesday, March 2, 2010 at 11:00a.m.** (Registration 9:00 a.m.-10:30a.m.)

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

- \$2,000.00 certified cheque or cash upon bidder registration
- **Deposit** 10% of bid price or \$2,000.00, whichever is greater
- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable
- **Ten business days** from date of sale to arrange financing and pay balance in full at 393 University Ave. 19th Floor, Toronto, Ontario
- **All payments** in cash or by certified cheque made payable to the Sheriff of City of Toronto
- **Deed Poll** provided by Sheriff only upon satisfactory payment in full of purchase price
- **Other conditions** as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

Date: January 8, 2010

(143-P044) D. Usher
Sheriff
393 University Avenue, 19th Floor
Toronto, Ontario M5G 1E6

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Ontario Superior Court of Justice, Orangeville dated February 23, 2009, Court File No. 31/09, to me directed, against the real and personal property of **ROSARIO UNGARO**, Defendant, at the suit of THE TORONTO-DOMINION BANK, I have seized and taken in execution all the right, title, interest and equity of redemption of **ROSARIO UNGARO**, Defendant in and to:

ALL AND SINGULAR, that certain parcel or tract of land and premises situated, being Parcel 16-1, Section M1093 Lot 16, Plan M-1093, City of Toronto, Land Titles Division of the Toronto Registry Office No.66, Known as **50 SONMORE DRIVE, TORONTO, ONTARIO M1S 1X4.**

ALL OF WHICH said right, title, interest and equity of redemption of **ROSARIO UNGARO**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **393 University Avenue, 19th Floor, Toronto, Ontario, on Tuesday, March 2, 2010 at 11:00a.m.** (Registration 9:00 a.m.-10:30a.m.)

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

- \$2,000.00 certified cheque or cash upon bidder registration
- Deposit 10% of bid price or \$2,000.00, whichever is greater
- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable
- Ten business days from date of sale to arrange financing and pay balance in full at 393 University Ave. 19th Floor, Toronto, Ontario
- All payments in cash or by certified cheque made payable to the Sheriff of City of Toronto
- Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
- Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

Date: January 8, 2010

D. Usher
Sheriff
393 University Avenue, 19th Floor
Toronto, Ontario M5G 1E6

(143-P045)

Sale of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF NORTH ALGONA WILBERFORCE TOWNSHIP

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on February 22, 2010 at 1091 Shaw Woods Road, R.R. 1, Eganville, ON K0J 1T0.

The tenders will then be opened in public on the same day at 3:15 p.m. local time February 22, 2010 at 1091 Shaw Woods Road, R.R. 1, Eganville, ON K0J 1T0.

Description of Lands:

Roll #4769-069-010-13200-0000
51 B Line Road, Concession 23, Part Lot 6
Geographic Township of Wilberforce

Now North Algona Wilberforce Township
County of Renfrew
Minimum Tender Amount: \$ 18,121.59

Roll #4769-069-025-17165-0000
Mink Lake Road, Concession 8, Part Lot 9
Part 1, RP49R-12324
Geographic Township of Wilberforce
Now North Algona Wilberforce Township
County of Renfrew
Minimum Tender Amount: \$ 3,344.11

Roll #4769-069-025-28500-0000
8609 Highway 60, Concession 9, Part Lots 19, 20
Geographic Township of Wilberforce
Now North Algona Wilberforce Township
County of Renfrew
Minimum Tender Amount: \$ 13,322.95

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

Marilyn M. Schruder
Clerk Treasurer
The Corporation of North
Algona Wilberforce Township
1091 Shaw Woods Road, R.R. 1
Eganville, ON K0J 1T0
613-628-2080

(143-P046)

MUNICIPAL ACT, 2001

THE CORPORATION OF THE MUNICIPALITY OF GREENSTONE

Take Notice that tenders are invited for the purchase of lands described below and will be received until 3:00 p.m. local time on Thursday, February 18, 2010 at the Treasurer's Office, Greenstone Municipal Office, 301 East Street, Geraldton, Ontario P0T 1M0.

The tenders will then be opened in public on the same day at 3:05 p.m. at the Treasurer's Office, Greenstone Municipal Office, 301 East Street, Geraldton, Ontario P0T 1M0.

Description of Land(s):

1. Roll No.5876.720.001.01700, PIN 62384-0262(LT)
Parcel 7965 SEC TBF, Lot 16, Plan M91 Nakina, Greenstone, Being all of the PIN
Assessed at 19,800 Residential
Street Address: 218 Railway Avenue, Nakina, ON
Minimum Tender Amount: \$ 3,792.68

2. Roll No.5876.720.001.08200, PIN 62384-0320(LT)
Parcel 9816 SEC TBF, Lot 87 Plan M91 Nakina,, Greenstone, Being all of the PIN
Assessed at 2,700 (Vacant Land)
Street Address: 207 Nakina Main Street, Nakina, ON
Minimum Tender Amount: \$ 5,578.35
3. Roll No.5876.780.001.25100, PIN 62423-0414(LT)
Parcel 23030 SEC TBF, Lot 74 Plan M106 Summers; Lot 75 Plan M106 Summers SRO; Greenstone, Being all of the PIN
Assessed at 17,200 Residential
Street Address: 191 Walker Street East, Beardmore, ON
Minimum Tender Amount: \$ 13,790.07

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount. All tenders must be in a sealed envelope with TAX SALE and a short description of the property on the outside of the envelope and should be addressed to the name and address below.

The Municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and interest and the relevant land transfer tax and GST, if applicable.

The municipality **has no obligation to provide vacant possession** to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

Lise Koroscil, Office Manager
The Corporation of the Municipality of Greenstone
301 East Street, P. O. Box 70
Geraldton, ON P0T 1M0
Phone: (807) 854-1100 Fax: (807) 854-1947
Email: lise.koroscil@greenstone.ca or
visit website [http:// www.greenstone.ca/landtaxsale](http://www.greenstone.ca/landtaxsale)

(143-P047)

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements) de la Loi de 2006
sur la législation**

2010—01—30

ONTARIO REGULATION 6/10

made under the

COURTS OF JUSTICE ACT

Made: November 23, 2009
Approved: January 13, 2010
Filed: January 14, 2010
Published on e-Laws: January 15, 2010
Printed in *The Ontario Gazette*: January 30, 2010

Amending O. Reg. 114/99
(Family Law Rules)

Note: Ontario Regulation 114/99 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Rule 6 of Ontario Regulation 114/99 is amended by adding the following subrules:

AGE RESTRICTION

(1.1) No person shall serve a document under these rules unless he or she is at least 18 years of age.

SPECIAL SERVICE — RESTRICTION ON WHO MAY SERVE

(4.1) Subject to subrule (4.2), special service of the following documents shall be carried out by a person other than the party required to serve the document:

1. An application (Form 8, 8A, 8B, 8B.1, 8B.2, 8C, 8D, 8D.1, 34L or 34N).
2. A motion to change (Form 15) and change information form (Form 15A) or affidavit permitted under subrule 15 (22), with required attachments.
3. A document listed in subrule (4).

EXCEPTIONS

(4.2) Subrule (4.1) does not apply if,

- (a) the party required to serve the document or the person being served is a person referred to in clause 8 (6) (c) (officials, agencies, etc.); or
- (b) the court orders otherwise.

2. Rule 8 of the Regulation is amended by adding the following subrule:

CLAIM FOR CUSTODY OR ACCESS

(3.1) An application containing a claim for custody of or access to a child shall be accompanied by the applicable documents referred to in Rule 35.1.

3. Rule 10 of the Regulation is amended by adding the following subrule:

CLAIM FOR CUSTODY OR ACCESS

(4.1) An answer that includes a claim for custody of or access to a child shall be accompanied by the applicable documents referred to in Rule 35.1.

4. Rule 11 of the Regulation is amended by adding the following subrule:

CLAIM FOR CUSTODY OR ACCESS

(3.1) If an application or answer is amended to include a claim for custody of or access to a child that was not in the original application or answer, the amended application or amended answer shall be accompanied by the applicable documents referred to in Rule 35.1.

5. Subrule 13 (7) of the Regulation is amended by adding “or” at the end of clause (a) and by striking out clause (b).

6. (1) Rule 15 of the Regulation is amended by adding the following subrule:

CLAIM FOR CUSTODY OR ACCESS

(5.1) If the motion includes a claim for custody of or access to a child, the documents referred to in subrule (5) shall be accompanied by the applicable documents referred to in Rule 35.1.

(2) Subrule 15 (7) of the Regulation is amended by striking out “(5) and (6)” and substituting “(5), (5.1) and (6)”.

7. (1) Subrule 17 (4) of the Regulation is amended by adding the following clause:

(d.1) identifying any issues relating to any expert evidence or reports on which the parties intend to rely at trial;

(2) Clause 17 (4) (g) of the Regulation is revoked and the following substituted:

(g) setting a specific timetable for the steps to be taken in the case before it comes to trial;

(3) Subrule 17 (5) of the Regulation is amended by adding the following clause:

(c.1) settling or narrowing any issues relating to any expert evidence or reports on which the parties intend to rely at trial;

(4) Subrule 17 (6) of the Regulation is amended by adding the following clause:

(c.1) exploring the use of expert evidence or reports at trial, including the timing requirements for service and filing of experts' reports;

(5) Subrule 17 (8) of the Regulation is amended by adding the following clause:

(a.0.1) make an order respecting the use of expert witness evidence at trial or the service and filing of experts' reports;

8. (1) Subrule 23 (1) of the Regulation is amended by adding the following paragraph:

3.1 If the trial involves a claim for custody of or access to a child, the applicable documents referred to in Rule 35.1.

(2) Paragraph 8 of subrule 23 (1) of the Regulation is revoked.

(3) Subrule 23 (22) of the Regulation is amended by striking out “Form 14A or Form 23C” and substituting “Form 14A or Form 23C and, if applicable, Form 35.1”.

(4) Subrules 23 (23) and (24) of the Regulation are revoked and the following substituted:

EXPERT WITNESS REPORTS

(23) A party who wants to call an expert witness at trial shall serve on all other parties a report signed by the expert and containing the information listed in subrule (25),

(a) at least 90 days before the start of the trial; or

(b) in the case of a child protection case, at least 30 days before the start of the trial.

SAME, RESPONSE

(24) A party who wants to call an expert witness at trial to respond to the expert witness of another party shall serve on all other parties a report signed by the expert and containing the information listed in subrule (25),

(a) at least 60 days before the start of the trial; or

(b) in the case of a child protection case, at least 14 days before the start of the trial.

SAME, CONTENTS

(25) A report provided for the purposes of subrule (1) or (2) shall contain the following information:

1. The expert's name, address and area of expertise.

2. The expert's qualifications and employment and educational experiences in his or her area of expertise.

3. The substance of the expert's proposed evidence.

SUPPLEMENTARY REPORT

(26) Any supplementary expert witness report shall be signed by the expert and served on all other parties,

- (a) at least 30 days before the start of the trial; or
- (b) in the case of a child protection case, at least 14 days before the start of the trial.

FAILURE TO SERVE EXPERT WITNESS REPORT

(27) A party who has not followed a requirement under subrule (23), (24) or (26) to serve and file an expert witness report, may not call the expert witness unless the trial judge allows otherwise.

9. The Regulation is amended by adding the following Rule:

RULE 35.1: CUSTODY AND ACCESS

DEFINITION

35.1 (1) In this rule,

“parent” means,

- (a) a biological parent of a child,
- (b) an adoptive parent of a child,
- (c) an individual declared under Part II of the *Children's Law Reform Act* to be a parent of a child, and
- (d) an individual presumed under section 8 of the *Children's Law Reform Act* to be the father of a child.

AFFIDAVIT IN SUPPORT OF CUSTODY OR ACCESS CLAIM

(2) If an application, answer or motion to change a final order contains a claim for custody of or access to a child, the party making the claim shall serve and file an affidavit in support of claim for custody or access (Form 35.1), together with any other documents required by this rule, with the document that contains the claim.

POLICE RECORDS CHECK

(3) Every person who makes a claim for custody of a child and who is not a parent of the child shall attach to the affidavit in support of claim for custody or access,

- (a) a police records check obtained not more than 60 days before the person starts the claim; or
- (b) if the person requested the police records check for the purposes of the claim but has not received it by the time he or she starts the claim, proof of the request.

SAME

- (4) If clause (3) (b) applies, the person shall serve and file the police records check no later than 10 days after receiving it.

REQUEST FOR REPORT FROM CHILDREN'S AID SOCIETY

(5) Every person required to submit a request under subsection 21.2 (2) of the *Children's Law Reform Act* for a report from a children's aid society shall provide to the court a copy of the request together with the affidavit in support of claim for custody or access.

DOCUMENTS SHALL BE REFUSED

(6) If these rules require a document to be accompanied by the applicable documents referred to in this rule, the clerk shall not accept the document for filing without,

- (a) an affidavit in support of claim for custody or access; and
- (b) the documents referred to in subrules (3) and (5), if applicable.

CORRECTIONS AND UPDATES

(7) As soon as a person discovers that information in his or her affidavit in support of claim for custody or access is incorrect or incomplete, or that there has been a change in the information provided in the affidavit, he or she shall immediately serve and file,

- (a) a new affidavit in support of claim for custody or access (Form 35.1) containing the correct or updated information; or
- (b) if the correction or change is minor, an affidavit in Form 14A describing the correction or change and indicating any effect it has on the person's plan for the care and upbringing of the child.

ASSOCIATED CASES

(8) If the clerk provides to a person making a claim for custody of a child information in writing under subsection 21.3 (1) of the *Children's Law Reform Act* respecting any current or previous family proceedings involving the child or any person

who is a party to the claim and who is not a parent of the child, the person shall serve a copy of the written information on every other party.

SAME

(9) If the written information provided by the clerk contains information indicating that the person making the claim was or is involved in family proceedings in which he or she was or is not involved, the person making the claim may serve with the copy of the written information an affidavit identifying those proceedings.

10. (1) The Table of Forms to the Regulation is amended by striking out,

6B	Affidavit of service	September 1, 2005
.		
8C	Application (secure treatment)	September 1, 2005
.		
13	Financial statement (support claims)	September 1, 2005
13.1	Financial statement (property and support claims)	May 15, 2009
.		
17A	Case conference brief — General	September 1, 2005
17B	Case conference brief for protection application or status review	September 1, 2005
17C	Settlement conference brief — General	September 1, 2005
17D	Settlement conference brief for protection application or status review	September 1, 2005
17E	Trial management conference brief	June 15, 2007

and substituting:

6B	Affidavit of service	November 15, 2009
.		
8C	Application (secure treatment)	November 15, 2009
.		
13	Financial statement (support claims)	November 15, 2009
13.1	Financial statement (property and support claims)	November 15, 2009
.		
17A	Case conference brief — General	November 15, 2009
17B	Case conference brief for protection application or status review	November 15, 2009
17C	Settlement conference brief — General	November 15, 2009
17D	Settlement conference brief for protection application or status review	November 15, 2009
17E	Trial management conference brief	November 15, 2009

(2) The Table of Forms to the Regulation is amended by striking out the following:

13A	Direction to Canada Revenue Agency	September 1, 2005
-----	------------------------------------	-------------------

(3) The Table of Forms to the Regulation is amended by adding the following:

35.1	Affidavit in support of claim for custody or access	November 15, 2009
------	---	-------------------

11. This Regulation comes into force on the latest of,

- (a) the day section 6 of the *Family Statute Law Amendment Act, 2009* comes into force;
- (b) the day section 7 of the *Family Statute Law Amendment Act, 2009* comes into force;
- (c) the day section 8 of the *Family Statute Law Amendment Act, 2009* comes into force;
- (d) the day section 9 of the *Family Statute Law Amendment Act, 2009* comes into force; and
- (e) the day this Regulation is filed.

RÈGLEMENT DE L'ONTARIO 6/10

pris en application de la

LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 23 novembre 2009

approuvé le 13 janvier 2010

déposé le 14 janvier 2010

publié sur le site Lois-en-ligne le 15 janvier 2010

imprimé dans la *Gazette de l'Ontario* le 30 janvier 2010

modifiant le Règl. de l'Ont. 114/99

(Règles en matière de droit de la famille)

Remarque : Le Règlement de l'Ontario 114/99 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. La règle 6 du Règlement de l'Ontario 114/99 est modifiée par adjonction des paragraphes suivants :**RESTRICTION RELATIVE À L'ÂGE**

(1.1) Nul ne doit signifier un document en application des présentes règles à moins d'être âgé d'au moins 18 ans.

SIGNIFICATION SPÉCIALE — RESTRICTION QUANT AUX PERSONNES AUTORISÉES À SIGNIFIER

(4.1) Sous réserve du paragraphe (4.2), la signification spéciale des documents suivants est effectuée par une personne autre que la partie tenue de signifier le document :

1. Une requête (formule 8, 8A, 8B, 8B.1, 8B.2, 8C, 8D, 8D.1, 34L ou 34N).
2. Une motion en modification (formule 15) et une formule de renseignements visant une modification (formule 15A) ou un affidavit permis aux termes du paragraphe 15 (22), avec les pièces jointes nécessaires.
3. Les documents énumérés au paragraphe (4).

EXCEPTIONS

(4.2) Le paragraphe (4.1) ne s'applique pas dans les cas suivants :

- a) la partie tenue de signifier le document ou le destinataire de la signification est une personne mentionnée à l'alinéa 8 (6) c) (fonctionnaires, agences, etc.);
- b) le tribunal rend une ordonnance contraire.

2. La règle 8 du Règlement est modifiée par adjonction du paragraphe suivant :**DEMANDE DE GARDE OU DE DROIT DE VISITE**

(3.1) La requête qui comprend une demande de garde d'un enfant ou de droit de visite à un enfant est accompagnée des documents applicables visés à la règle 35.1.

3. La règle 10 du Règlement est modifiée par adjonction du paragraphe suivant :**DEMANDE DE GARDE OU DE DROIT DE VISITE**

(4.1) La défense qui comprend une demande de garde d'un enfant ou de droit de visite à un enfant est accompagnée des documents applicables visés à la règle 35.1.

4. La règle 11 du Règlement est modifiée par adjonction du paragraphe suivant :**DEMANDE DE GARDE OU DE DROIT DE VISITE**

(3.1) SI UNE REQUÊTE OU UNE DÉFENSE EST MODIFIÉE POUR AJOUTER UNE DEMANDE DE GARDE D'UN ENFANT OU DE DROIT DE VISITE À UN enfant absente de la requête ou de la défense initiale, la requête ou la défense modifiée est accompagnée des documents applicables visés à la règle 35.1.

5. Le paragraphe 13 (7) du Règlement est modifié par suppression de l'alinéa b).**6. (1) La règle 15 du Règlement est modifiée par adjonction du paragraphe suivant :**

DEMANDE DE GARDE OU DE DROIT DE VISITE

(5.1) Si la motion comprend une demande de garde d'un enfant ou de droit de visite à un enfant, les documents visés au paragraphe (5) sont accompagnés des documents applicables visés à la règle 35.1.

(2) Le paragraphe 15 (7) du Règlement est modifié par substitution de «(5), (5.1) et (6)» à «(5) et (6)».

7. (1) Le paragraphe 17 (4) du Règlement est modifié par adjonction de l'alinéa suivant :

d.1) déterminer les questions se rapportant aux témoignages ou rapports d'experts sur lesquels les parties ont l'intention de s'appuyer au procès;

(2) L'alinéa 17 (4) g) du Règlement est abrogé et remplacé par ce qui suit :

g) établir un calendrier précis des étapes à suivre dans le cadre de la cause avant le procès;

(3) Le paragraphe 17 (5) du Règlement est modifié par adjonction de l'alinéa suivant :

c.1) transiger sur les questions se rapportant aux témoignages ou rapports d'experts sur lesquels les parties ont l'intention de s'appuyer au procès ou les restreindre;

(4) Le paragraphe 17 (6) du Règlement est modifié par adjonction de l'alinéa suivant :

c.1) examiner l'utilisation des témoignages ou rapports d'experts au procès, y compris les délais à respecter pour la signification et le dépôt des rapports d'experts;

(5) Le paragraphe 17 (8) du Règlement est modifié par adjonction de l'alinéa suivant :

a.0.1) rendre une ordonnance relative à l'utilisation des témoignages d'experts au procès ou à la signification et au dépôt des rapports d'experts;

8. (1) Le paragraphe 23 (1) du Règlement est modifié par adjonction de la disposition suivante :

3.1 Si le procès concerne une demande de garde d'un enfant ou de droit de visite à un enfant, les documents applicables visés à la règle 35.1.

(2) La disposition 8 du paragraphe 23 (1) du Règlement est abrogée.

(3) Le paragraphe 23 (22) du Règlement est modifié par substitution de «la formule 14A ou la formule 23C et, s'il y a lieu, la formule 35.1» à «la formule 14A ou la formule 23C».

(4) Les paragraphes 23 (23) et (24) du Règlement sont abrogés et remplacés par ce qui suit :

SIGNIFICATION DES RAPPORTS D'EXPERTS

(23) La partie qui veut appeler un expert à témoigner au procès signifie aux autres parties un rapport signé par l'expert et contenant les renseignements énumérés au paragraphe (25) :

- a) au moins 90 jours avant le début du procès;
- b) dans le cas d'une cause portant sur la protection d'un enfant, au moins 30 jours avant le début du procès.

IDEM : RÉPONSE

(24) La partie qui veut appeler un expert à témoigner au procès en réponse au témoignage de l'expert d'une autre partie signifie aux autres parties un rapport signé par l'expert et contenant les renseignements énumérés au paragraphe (25) :

- a) au moins 60 jours avant le début du procès;
- b) dans le cas d'une cause portant sur la protection d'un enfant, au moins 14 jours avant le début du procès.

IDEM : CONTENU

(25) Le rapport produit pour l'application du paragraphe (1) ou (2) contient les renseignements suivants :

- 1. Les nom, adresse et domaine de compétence de l'expert.
- 2. Les qualités de l'expert ainsi que son expérience de travail et sa formation dans son domaine de compétence.
- 3. La teneur du témoignage que l'expert se propose de donner.

RAPPORT SUPPLÉMENTAIRE

(26) Tout rapport d'expert supplémentaire est signé par l'expert, signifié aux autres parties :

- a) au moins 30 jours avant le début du procès;

- b) dans le cas d'une cause portant sur la protection d'un enfant, au moins 14 jours avant le début du procès.

OMISSION DE SIGNIFIER UN RAPPORT D'EXPERT

(27) La partie qui n'a pas observé l'exigence de signification et de dépôt d'un rapport d'expert, prévue au paragraphe (23), (24) ou (26), ne peut appeler l'expert à témoigner, à moins d'obtenir la permission du juge du procès.

9. Le Règlement est modifié par adjonction de la règle suivante :

RÈGLE 35.1 : GARDE ET DROIT DE VISITE

DÉFINITION

35.1 (1) La définition qui suit s'applique à la présente règle.

«père ou mère» S'entend des personnes suivantes :

- a) le père ou la mère biologique d'un enfant;
- b) le père adoptif ou la mère adoptive d'un enfant;
- c) le particulier qui est déclaré le père ou la mère d'un enfant aux termes de la partie II de la *Loi portant réforme du droit de l'enfance*;
- d) le particulier qui est présumé le père d'un enfant aux termes de l'article 8 de la *Loi portant réforme du droit de l'enfance*.

AFFIDAVIT À L'APPUI D'UNE DEMANDE DE GARDE OU DE DROIT DE VISITE

(2) Si une requête, une défense ou une motion en modification d'une ordonnance définitive comporte une demande de garde d'un enfant ou de droit de visite à un enfant, la partie qui présente la demande signifie et dépose un affidavit à l'appui d'une demande de garde ou de droit de visite (formule 35.1), ainsi que les autres documents exigés par la présente règle, avec le document qui contient la demande.

VÉRIFICATION DES DOSSIERS DE POLICE

(3) Chaque personne qui présente une demande de garde d'un enfant et qui n'est ni le père ni la mère de l'enfant joint à l'affidavit à l'appui d'une demande de garde ou de droit de visite :

- a) une vérification des dossiers de police obtenue au plus tard 60 jours avant que la personne n'introduise la demande;
- b) si la personne a demandé la vérification des dossiers de police aux fins de la demande, mais ne l'a pas reçue au moment d'introduire celle-ci, la preuve de la demande de vérification.

IDEM

(4) Si l'alinéa (3) b) s'applique, la personne signifie et dépose la vérification des dossiers de police au plus tard 10 jours après l'avoir reçue.

DEMANDE DE RAPPORT À UNE SOCIÉTÉ D'AIDE À L'ENFANCE

(5) Chaque personne qui est tenue de demander, aux termes du paragraphe 21.2 (2) de la *Loi portant réforme du droit de l'enfance*, un rapport à une société d'aide à l'enfance fournit au tribunal une copie de la demande, avec l'affidavit à l'appui de la demande de garde ou de droit de visite.

DOCUMENTS REFUSÉS

(6) Si les présentes règles exigent qu'un document soit accompagné des documents applicables visés à la présente règle, le greffier ne doit pas accepter le dépôt du document sans les pièces suivantes :

- a) un affidavit à l'appui de la demande de garde ou de droit de visite;
- b) les documents visés aux paragraphes (3) et (5), s'il y a lieu.

CORRECTIONS ET MISES À JOUR

(7) Dès qu'une personne se rend compte que les renseignements qui figurent dans son affidavit à l'appui d'une demande de garde ou de droit de visite sont inexacts ou incomplets ou qu'il s'est produit un changement en ce qui concerne les renseignements fournis dans l'affidavit, elle signifie et dépose immédiatement :

- a) un nouvel affidavit à l'appui d'une demande de garde ou de droit de visite (formule 35.1) qui donne les renseignements exacts ou à jour;

- b) si la correction ou le changement est mineur, un affidavit rédigé selon la formule 14A qui décrit la correction ou le changement et en indique l'incidence sur le programme concernant les soins à donner à l'enfant et son éducation proposé par la personne.

CAUSES LIÉES

(8) Si le greffier fournit, en application du paragraphe 21.3 (1) de la *Loi portant réforme du droit de l'enfance*, à la personne qui présente une demande de garde d'un enfant, des renseignements écrits à l'égard des instances en droit de la famille en cours ou antérieures mettant en cause l'enfant ou toute personne qui est partie à la demande et qui n'est ni le père ni la mère de l'enfant, la personne signifie une copie de ces renseignements aux autres parties.

IDEM

(9) Si les renseignements écrits qu'a fournis le greffier contiennent des renseignements indiquant que la personne qui présente la demande était ou est engagée dans des instances en droit de la famille dans lesquelles elle n'est ou n'était pas engagée, cette personne peut signifier, avec la copie de ces renseignements, un affidavit précisant ces instances.

10. (1) Le tableau des formules du Règlement est modifié par substitution de ce qui suit :

6B	Affidavit de signification	15 novembre 2009
.		
8C	Requête (traitement en milieu fermé)	15 novembre 2009
.		
13	État financier (demandes d'aliments)	15 novembre 2009
13.1	État financier (demandes portant sur des biens et demandes d'aliments)	15 novembre 2009
.		
17A	Mémoire de conférence relative à la cause — formule générale	15 novembre 2009
17B	Mémoire de conférence relative à la cause (requête en matière de protection ou en révision de statut)	15 novembre 2009
17C	Mémoire de conférence en vue d'un règlement amiable — formule générale	15 novembre 2009
17D	Mémoire de conférence en vue d'un règlement amiable (requête en matière de protection ou en révision de statut)	15 novembre 2009
17E	Mémoire de conférence de gestion du procès	15 novembre 2009

à :

6B	Affidavit de signification	1 ^{er} septembre 2005
.		
8C	Requête (traitement en milieu fermé)	1 ^{er} septembre 2005
.		
13	État financier (demandes d'aliments)	1 ^{er} septembre 2005
13.1	État financier (demandes portant sur des biens et demandes d'aliments)	15 mai 2009
.		
17A	Mémoire de conférence relative à la cause — formule générale	1 ^{er} septembre 2005
17B	Mémoire de conférence relative à la cause (requête en matière de protection ou en révision de statut)	1 ^{er} septembre 2005
17C	Mémoire de conférence en vue d'un règlement amiable — formule générale	1 ^{er} septembre 2005
17D	Mémoire de conférence en vue d'un règlement amiable (requête en matière de protection ou en révision de statut)	1 ^{er} septembre 2005
17E	Mémoire de conférence de gestion du procès	15 juin 2007

(2) Le tableau des formules du Règlement est modifié par suppression de la rangée suivante :

13A	Directive à l'intention de l'Agence du revenu du Canada	1 ^{er} septembre 2005
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(3) Le tableau des formules du Règlement est modifié par adjonction de la rangée suivante :

35.1	Affidavit à l'appui d'une demande de garde ou de droit de visite	15 novembre 2009
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11. Le présent règlement entre en vigueur le dernier en date des jours suivants :

- a) le jour de l'entrée en vigueur de l'article 6 de la *Loi de 2009 modifiant des lois en ce qui concerne le droit de la famille*;
- b) le jour de l'entrée en vigueur de l'article 7 de la *Loi de 2009 modifiant des lois en ce qui concerne le droit de la famille*;
- c) le jour de l'entrée en vigueur de l'article 8 de la *Loi de 2009 modifiant des lois en ce qui concerne le droit de la famille*;
- d) le jour de l'entrée en vigueur de l'article 9 de la *Loi de 2009 modifiant des lois en ce qui concerne le droit de la famille*;
- e) le jour du dépôt du présent règlement.

5/10

ONTARIO REGULATION 7/10

made under the

HIGHWAY TRAFFIC ACT

Made: January 7, 2010
Filed: January 15, 2010
Published on e-Laws: January 18, 2010
Printed in *The Ontario Gazette*: January 30, 2010

Amending Reg. 598 of R.R.O. 1990
(Gross Weight on Bridges)

Note: Regulation 598 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Section 2 of Regulation 598 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:
 2. No person shall move a vehicle or combination of vehicles of a class described in Column 2 of Schedule 4, 5, 6, 7, 9, 10, 13, 14, 15, 16, 17, 18, 19, 22, 23, 24, 25 or 26 on, over or upon a bridge described in Column 1 if the gross weight of the vehicle or combination of vehicles is greater than the weight in tonnes set opposite in Column 3.
2. Schedules 11 and 12 to the Regulation are revoked.
3. This Regulation comes into force on the day it is filed.

Made by:

JIM BRADLEY
Minister of Transportation

Date made: January 7, 2010.

5/10

ONTARIO REGULATION 8/10

made under the

ONTARIO SOCIETY FOR THE PREVENTION OF CRUELTY TO ANIMALS ACT

Made: January 15, 2010

Filed: January 15, 2010

Published on e-Laws: January 18, 2010

Printed in *The Ontario Gazette*: January 30, 2010

Amending O. Reg. 59/09

(General)

Note: Ontario Regulation 59/09 has not previously been amended.

1. (1) Subsection 3 (3) of Ontario Regulation 59/09 is amended by striking out “under section 11.5” and substituting “under subsection 11.5 (1)”.

(2) Subsection 3 (4) of the Regulation is amended by striking out “under section 11.5” and substituting “under subsection 11.5 (1)”.

(3) Section 3 of the Regulation is amended by adding the following subsections:

(6.1) An information to obtain a telewarrant to enter and inspect premises under subsection 11.5 (1.1) of the Act shall be in Form 6.1.

(6.2) A telewarrant to enter and inspect premises issued under subsection 11.5 (1.1) of the Act shall be in Form 6.2.

2. (1) The Table to the Regulation is amended by adding the following:

6.1	Information to Obtain Telewarrant (Enter and Inspect)	January 2010
6.2	Telewarrant (Enter and Inspect)	January 2010

(2) The Table to the Regulation is amended by striking out,

3	Information to Obtain Warrant (Enter and Inspect)	March 2009
4	Warrant (Enter and Inspect)	March 2009

and substituting,

3	Information to Obtain Warrant (Enter and Inspect)	January 2010
4	Warrant (Enter and Inspect)	January 2010

(3) The Table to the Regulation is amended by striking out,

7	Information to Obtain Order to Keep Animal	March 2009
8	Order to Keep Animal	March 2009

and substituting,

7	Information to Obtain Order to Keep Animal	January 2010
8	Order to Keep Animal	January 2010

3. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 8/10

pris en application de la

LOI SUR LA SOCIÉTÉ DE PROTECTION DES ANIMAUX DE L'ONTARIO

pris le 15 janvier 2010
 déposé le 15 janvier 2010
 publié sur le site Lois-en-ligne le 18 janvier 2010
 imprimé dans la *Gazette de l'Ontario* le 30 janvier 2010

modifiant le Règl. de l'Ont. 59/09
 (Dispositions générales)

Remarque : Le Règlement de l'Ontario 59/09 n'a pas été modifié antérieurement.

1. (1) Le paragraphe 3 (3) du Règlement de l'Ontario 59/09 est modifié par substitution de «visé au paragraphe 11.5 (1)» à «visé à l'article 11.5».

(2) Le paragraphe 3 (4) du Règlement est modifié par substitution de «en vertu du paragraphe 11.5 (1)» à «en vertu de l'article 11.5».

(3) L'article 3 du Règlement est modifié par adjonction des paragraphes suivants :

(6.1) Une dénonciation en vue d'obtenir un télémandat visé au paragraphe 11.5 (1.1) de la Loi et autorisant l'entrée dans un local et son inspection est rédigée selon la formule 6.1.

(6.2) Un télémandat autorisant l'entrée dans un local et son inspection et décerné en vertu du paragraphe 11.5 (1.1) de la Loi est rédigé selon la formule 6.2.

2. (1) Le tableau du Règlement est modifié par adjonction de ce qui suit :

6.1	Dénonciation en vue d'obtenir un télémandat (entrée et inspection)	janvier 2010
6.2	Télémandat (entrée et inspection)	janvier 2010

(2) Le tableau du Règlement est modifié par substitution de ce qui suit :

3	Dénonciation en vue d'obtenir un mandat (entrée et inspection)	janvier 2010
4	Mandat (entrée et inspection)	janvier 2010

à :

3	Dénonciation en vue d'obtenir un mandat (entrée et inspection)	mars 2009
4	Mandat (entrée et inspection)	mars 2009

(3) Le tableau du Règlement est modifié par substitution de ce qui suit :

7	Dénonciation en vue d'obtenir une ordonnance autorisant à garder un animal	janvier 2010
8	Ordonnance autorisant à garder un animal	janvier 2010

à :

7	Dénonciation en vue d'obtenir une ordonnance autorisant à garder un animal	mars 2009
8	Ordonnance autorisant à garder un animal	mars 2009

3. Le présent règlement entre en vigueur le jour de son dépôt.

Made by:
Pris par :

Le ministre de la Sécurité communautaire et des Services correctionnels,

RICK BARTOLUCCI
Minister of Community Safety and Correctional Services

Date made: January 15, 2010.
Pris le : le 15 janvier 2010.

5/10

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

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LA GAZETTE DE L'ONTARIO

50 rue Grosvenor, Toronto (Ontario) M7A 1N8

Téléphone (416) 326-5306

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Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at mbs.GazettePubsOnt@ontario.ca

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- 2) For a first insertion electronically submitted the basic rate is \$75 up to ¼ page.
- 3) For subsequent insertions of the same notice ordered at the same time the rate is \$40 each.
- 4) Clients may confirm publication of a notice by visiting The Ontario Gazette web site at: www.ontariogazette.gov.on.ca or by viewing a printed copy at a local library.

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Government Notices Respecting Corporations

Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act

Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la société	société en Ontario

2010-02-06

A & EC ASSOCIATES LTD.	001188232
ACTIVE ABC INC.	001693653
AMPLIFIED COATINGS INC.	001518689
APPLEBY MASONRY & GENERAL CONTRACTING LTD.	000798193
ARCTIC SUN TRADE CANADA INC.	001691156
AUTOMOTIVE DEDICATED SYSTEMS LTD.	002097625
AVIATION PROPERTIES INCORPORATED	001505125
BAYVIEW HILL CYBER VILLAGE INC.	002096358
BORZ TRANSPORTATION INC.	002096734
C M P TRUCKING INC.	002095945
CALCULATED INCENTIVES INC.	001344970
CANADIAN LUXURY POOL LIMITED	001287626
CARL HARVEY, INC.	002096105
CIT PROPERTY MANAGEMENT INC.	002096397

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la société	société en Ontario

CLEAR AND CO LIMITED	002095833
COOL & CASUAL INC.	001276314
COUNTRYWIDE JANITORIAL SUPPLIES INC.	001388684
D.B TRANSPORTATION INC.	002024674
DAVE HOLLAND SPORTS ENTERPRISES LTD.	001208607
ENVIRO-POT INC.	001213343
ES HARDWOOD FLOORING LTD.	002098201
GALH INTERNATIONAL CORPORATION	001125757
GLOBAL VIEW TRADING LTD.	001691029
GL8 GENUINE LEATHER SEATING COMPANY LIMITED	001286520
GREENFELL DEVELOPMENTS INC.	001614263
HANA SANGSA CANADA INCORPORATED	001692168
HONEST SERVICES INC.	001577082
HOUSE DOCTORS CONTRACTORS INC.	000784284
IMMACULATE CUSTOM CONTRACTING LTD.	001691150
INKJETS DIRECT LTD.	001682434
ITF CANADA LTD.	001692169
IVON MASONRY LTD.	001407663
JOANELLE'S CHILDREN'S PARTY PLANNER INC.	002089135
JOEY BRAVO'S ITALIAN RESTAURANT INC.	001341598
JOGO PUBLISHING INC.	002077740
JQL ELECTRONICS INC.	001597326
JUST TRAFFIC TICKETS INC.	001612321
KADOKE HOLDINGS LIMITED	000757382
KAFFEE JOY BEVERAGE COMPANY LIMITED	002097892
KATHERINE NEWMAN DESIGN PROJECT	
MANAGEMENT INTERNATIONAL LIMITED	002097374
L & G TRANSPORT LTD.	002026658
LEGARDI HAUTE COUTURE INC.	001692198
LIPPA AGGREGATES INC.	001040265
MARASANT HOLDINGS INC.	002096426
MENG MENG INC.	002095924
METRO DRYWALL & INTERIOR SYSTEMS LTD.	002097624
METZGER FAMILY HOLDINGS INC.	002075024
MISPEC ENTERPRISES INC.	001223415
MUSKOKA CAFE AND BILLIARDS LIMITED	001226734
NETSPINDLE INC.	001406710
NIKROCK CONSTRUCTION LIMITED	000223281
NINA DRIVING SCHOOL INC.	002096478
NOVA OFFICE SOLUTIONS INC.	001121252
OWL ASSOCIATES LTD.	000533793
PENROCK MOULDING SYSTEMS LTD.	001609338



Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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PROTECT ROOFING (2006) INC.	002095927
RAJAGURU MARTIAL ARTS ACADEMY LTD.	001692107
RAMLOCHAN INC.	001693463
RIDLEY TOOL AND DIE LTD.	001693405
S.S. SAGGU DENTISTRY PROFESSIONAL CORPORATION	001694903
SHOWLINE DOG PRODUCTS INC.	001000002
SILVA TERRA REALTY LTD.	000396640
SOLUTIONS FOR TORONTO AREA RAPID TRANSIT INC.	001646112
SOURCE CENTRE INCORPORATED	001505804
SUBTROPIC VENTURES INC.	002024064
SURGI-MAX INC.	001647826
THE FIRM O INC.	001691731
THE PARLIAMENT CAFE & BAR INC.	002096572
THE QUINNEY GROUP INC.	001538341
THREE GALLERIES INC.	002041660
TRI DIAMOND SPORT LTD.	001082632
VIATECH ENGINEERING INC.	001407108
VICKSI TRANSPORT INC.	002097403
VST LOGISTICS INC.	002091969
WAIKO FARMS LTD.	000750025
YA-MAN LOGGING LTD.	001670682
1006309 ONTARIO LTD.	001006309
1014097 ONTARIO LIMITED	001014097
1149177 ONTARIO LIMITED	001149177
1156446 ONTARIO INC.	001156446
1273907 ONTARIO LTD.	001273907
1306625 ONTARIO INC.	001306625
1348243 ONTARIO LTD.	001348243
1392393 ONTARIO LIMITED	001392393
1467408 ONTARIO INC.	001467408
1482498 ONTARIO INC.	001482498
1516257 ONTARIO INC.	001516257
1564254 ONTARIO LTD.	001564254
1574359 ONTARIO LIMITED	001574359
1593402 ONTARIO INC.	001593402
1620504 ONTARIO INC.	001620504
1643379 ONTARIO LTD.	001643379
1649570 ONTARIO INC.	001649570
1654190 ONTARIO LTD.	001654190
1654381 ONTARIO INC.	001654381
1663645 ONTARIO INC.	001663645
1670702 ONTARIO INC.	001670702
1690751 ONTARIO INC.	001690751
1691798 ONTARIO INC.	001691798
1693155 ONTARIO INC.	001693155
2010330 ONTARIO INC.	002010330
2047570 ONTARIO LIMITED	002047570
2087432 ONTARIO INC.	002087432
2093164 ONTARIO INC.	002093164
2095511 ONTARIO LIMITED	002095511
2095630 ONTARIO INC.	002095630
2095834 ONTARIO INC.	002095834
2095854 ONTARIO INC.	002095854
2096224 ONTARIO LTD.	002096224
2096360 ONTARIO INC.	002096360
2096468 ONTARIO LIMITED	002096468
2096489 ONTARIO INC.	002096489
2097126 ONTARIO LTD.	002097126
2097529 ONTARIO INC.	002097529
2098051 ONTARIO CORPORATION	002098051
352089 ONTARIO LIMITED	000352089
4U4U INC.	001596719
509069 ONTARIO LIMITED	000509069
613855 ONTARIO INC.	000613855
820160 ONTARIO INC.	000820160

(143-G055)

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

Cancellation of Certificate of Incorporation (Corporations Tax Act Defaulters) Annulation de certificat de constitution (Non-observation de la Loi sur l'imposition des sociétés)

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
---	--

2010-01-11

ABBINAJYA TRANSPORT INC.	001610836
ADDED VALUE HOME PRODUCTS INC.	000931821
ALL STAR TOY INC.	000892309
AREX PHARMACY INC.	002009887
ATRIO INC.	001603988
AUCENT TECHNOLOGY LTD.	001543703
BANDIT ALARMS INC.	000813545
BUILTSTRONG 2004 INC.	001638842
C.B. GAUGING SOLUTIONS INTERNATIONAL INC.	001373595
CANADA MONEY MARKET BROKERS LIMITED	001607388
CHELMSFORD MOTOR HOTEL LTD.	000265517
CISRO FINANCIAL GROUP INC.	001582727
CLARY SAGE HERBAL BEAUTY & WELLNESS INC.	001433834
COMMERCIAL INTERIORS AND ACOUSTICS INC.	001489334
COMPUTER CORRAL INC.	001153429
CORPORATE NATIONAL CONSTRUCTION LTD.	001128976
CURTANA INTERNATIONAL LTD.	000625656
DEN-HOW EXPLORATION GROUP LTD.	000846480
DOBSON MECHANICAL CONTRACTORS LIMITED	000356484
DOWN TO EARTH SOFTWARE INCORPORATED	001075602
GALEGO CLEANING SERVICES & SUPPLIES INC.	001664104
GALLETTA ENTERPRISES INC.	002071583
GEORGE STEWART CONSULTANTS LTD.	000398045
GEORGIAN HOLIDAY SALES & RENTALS LTD.	001481569
GUOFENG INTERNATIONAL INCORPORATED	001488711
HAWKINS ELECTRIC LIMITED	000444793
HOCKEY WORLD INC.	001026353
HOUSE OF PINE & OAK MANUFACTURING INC.	001366202
HSC '88' INC.	000780310
HUGHIE'S PARTNERSHIP LIMITED	001192748
IMAGE WEST INC.	000777046
INTELL-HOME CANADA INC.	001426422
INTRICATE DEVICES INC.	000721821
JOBSITE CONSTRUCTION INC.	001474712
JOHN R. WILSON ENTERPRISES INC.	001258438
KITCHEN PLUS INC.	001487364
KM COMPANY INC.	001493818
KSAJ INC.	001299418
LABEL LEAF LIMITED	001045539
LATIN AMERICAN CABALLEROS INC.	001615129
LOFTS OF PRESTON INC.	001605466

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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MARY-GIRGIS INC.	001655561
METRO GROUP INC.	002006064
METRO INTERIOR DESIGN LIMITED	001063825
MONTECRISTO COMPANY LIMITED	000546054
MOOD IN WOOD INC.	002082283
MORRISON MOTOR SPORTS LTD.	000912769
NATCHOS SOUTHERN FOODS INC.	001304406
NGHIEM CONSULTING INC.	001310366
NIRVAIR TRUCKLINES LTD.	001450153
P. D. WYONCH ENTERPRISES LTD.	000667049
PAOLO CANCIAN GENERAL CONTRACTOR LTD.	000966908
POLY-GUT INC.	001645415
PRINT-QUEST INC.	001607239
PROFILE MERCHANT INC.	001077935
RECOPAN MACHINERY LTD.	000573357
RJLAROSE PVSPECIALIST INC.	002003277
SAHARA POOLS CORPORATION	001021220
SANDTRON INVESTMENTS LTD	000635933
SORTED MEDIA INC.	001451099
SOURCETECH INFORMATION RESOURCES LTD.	000871673
SPECIALTY AGGREGATES CORP.	001357262
ST. AMAND BIKES INC.	001558746
TAJMAHAL INDIAN STYLE FOOD & SWEETS INC.	001565272
TERPA COMMUNICATIONS LTD.	001168328
THE AMBASSADOR EQUITY GROUP INC.	000811629
THE DISABILITY ADVANTAGE, INC./L'ADVANTAGE INVALIDITE, INC.	001366672
V.S. - AUDIO VISUAL INC.	001163155
WANAS INC.	001132273
WEN-HAUL TRUCK LEASE LTD.	000954630
WYATT'S SNOWMOBILE SALES AND SERVICE LTD.	001135303
ZERTON INC.	001175266
1019742 ONTARIO LTD.	001019742
1031086 ONTARIO LIMITED	001031086
1063411 ONTARIO LTD.	001063411
1105565 ONTARIO LTD.	001105565
1125793 ONTARIO INC.	001125793
1148182 ONTARIO INC.	001148182
1174264 ONTARIO INC.	001174264
1277456 ONTARIO INC.	001277456
1340266 ONTARIO INC.	001340266
1353043 ONTARIO LTD.	001353043
1356031 ONTARIO INC.	001356031
1358065 ONTARIO INC.	001358065
1404497 ONTARIO LIMITED	001404497
1430000 ONTARIO INC.	001430000
1452565 ONTARIO INC.	001452565
1460732 ONTARIO INC.	001460732
1461635 ONTARIO INC.	001461635
1478924 ONTARIO INC.	001478924
1478931 ONTARIO LTD.	001478931
1486114 ONTARIO LTD.	001486114
1492620 ONTARIO INC.	001492620
1537331 ONTARIO LTD.	001537331
1541616 ONTARIO INC.	001541616
1543381 ONTARIO INC.	001543381
1554715 ONTARIO INC.	001554715
1576423 ONTARIO INC.	001576423
1578596 ONTARIO INC.	001578596
1585790 ONTARIO INC.	001585790
1600204 ONTARIO INC.	001600204
1609655 ONTARIO LTD.	001609655
1611429 ONTARIO INC.	001611429
1620542 ONTARIO INC.	001620542
2050119 ONTARIO LIMITED	002050119
2074954 ONTARIO INC.	002074954
2077929 ONTARIO INC.	002077929
481937 ONTARIO INC.	000481937

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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562777 ONTARIO LIMITED	000562777
690619 ONTARIO INC.	000690619
709721 ONTARIO LTD.	000709721
749297 ONTARIO INC.	000749297
857889 ONTARIO LTD.	000857889
870341 ONTARIO INC.	000870341
927190 ONTARIO LIMITED	000927190

(143-G056)

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the Business Corporations Act has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la Loi sur les sociétés par actions, un certificat de dissolution a été inscrit pour les compagnies suivantes. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
---	--

2009-06-06	
WE R COUNTRY INC.	001018969
2009-08-12	
VOCA COMMUNICATIONS INC.	002032969
2009-08-13	
PARSA FOOD CANADA INC.	001665413
2009-08-28	
DIGITAL FOOTPRINTS INC.	001279483
2009-12-17	
D.L. Y. CORPORATION	001685689
2009-12-21	
CUT TO THE HORSE PRODUCTIONS INC.	001257502
2009-12-23	
FINET WIRELESS INC.	001525492
IN TOUCH STRATEGIES INC.	001159647
LINKSEAS TRANSPORT INC.	002128161
MEET EXPRESS INC.	002111311
SIMPLY GELATO INC.	001650299
VICTOR INTERNATIONAL TRADING LIMITED	001485949
1466945 ONTARIO INC.	001466945
1599451 ONTARIO INCORPORATED	001599451
1658495 ONTARIO INC.	001658495
2054591 ONTARIO LTD.	002054591
745007 ONTARIO LIMITED	000745007
2009-12-30	
DAYE FASHION CO. LTD.	000905925
DEAGRAY RESTORATION INC.	000354968
EARTH SENTINEL GROUP INC.	001596148
EDWARD GRAY ENTERPRISES INC.	000454158
ELIXIR SOLUTIONS INC.	001626716
ESTEY TOOL & MOLD INC.	002116187
PETER DEACON ENTERPRISES INC.	000453545
THUNDER-SKY FUEL CELL TECHNOLOGY (CANADA) INC.	002078241
VIBO SOFTWARE INC.	002150329
1206455 ONTARIO LIMITED	001206455
1277951 ONTARIO LTD.	001277951

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2116217 ONTARIO INC.	002116217
392388 ONTARIO LIMITED	000392388
489583 ONTARIO LIMITED	000489583

2010-01-05

BUDDY PRODUCTION CORPORATION	002114155
COMMERCIAL PLASTICS RECYCLERS INC.	001613294
KUHL MECHANICAL LIMITED	001618313
MAPLE LIFE FASHION INC.	000926349
MORTUZA REZA GIS LTD.	002162668
R & M LEASING (ARNPRIOR) INC.	001544120
TAMMY'S PLACE INC.	000752430
1578862 ONTARIO INC.	001578862
1756430 ONTARIO LTD.	001756430
989181 ONTARIO INC.	000989181

2010-01-06

APIN MARKETING INC.	001130389
ASA'AD TRADE CORPORATION	001371929
BEECHWOOD ASSET MANAGEMENT INC.	002144084
CANADIAN CARTAGE INC.	001505313
CEDAR SKROG CANOE CORP.	000586065
DAKAMM HOLDINGS INC.	002140680
DAKAMM MANAGEMENT & INVESTING GROUP INC.	002140682
DAVID TYRRELL INVESTMENTS INC.	000939916
DOOMSTOWN PRODUCTIONS INC.	002076596
G. W. LOGAN LTD.	000360645
HAYRE ROADWAYS LTD.	001451931
INTERACT DEVELOPMENT CORPORATION	001049608
J.H.C. MACLEOD CONSULTING INC.	001042541
JSM HOME ENHANCING LTD.	000914708
KARMAN TRANSPORT INC.	001371264
LA FAVORITA BAKERY LIMITED	000314049
MAKO FILMS LTD.	000398657
ONE SOURCE ENERGY TECHNOLOGY INC.	001486487
ONE STOP INTERNET SOLUTIONS INC.	001577049
ONTARIO HOME COMFORT SOLUTIONS INC.	002125418
PAUL M. WALSH ENTERPRISES INC.	001210372
PRINTERS ROW CORPORATION	001338872
R. M. ELLIOTT MILK TRANSPORT LIMITED	000310640
R.N.M. STABLES LIMITED	000259088
RAYE BARRATT INVESTMENTS LIMITED	000676831
ROMCONSTRUCT INCORPORATED	001613944
SARRAZIN COUTURE (TERRY) PRODUCTIONS INC.	002067858
SHAYAN & ASSOCIATES COMPUTER CONSULTING INC.	001502375

STRATHEYRE LABORATORY & MANAGEMENT SERVICES LIMITED	000245360
THEOCRIS HOLDINGS LIMITED	000657332
TOSCANO-RICCI LIMITED	000235623
TRENTON PRECISION MACHINE COMPANY LTD.	001122932
XCAV8 INC.	001475710
1035937 ONTARIO INC.	001035937
1263790 ONTARIO INC.	001263790
1358077 ONTARIO INC.	001358077
1521382 ONTARIO LTD.	001521382
2052018 ONTARIO LTD.	002052018
2142611 ONTARIO LIMITED	002142611
429410 ONTARIO INC.	000429410
629948 ONTARIO INC.	000629948
700745 ONTARIO INC.	000700745

2010-01-07

BRUCE CONTROL SYSTEMS LTD.	000331864
CEO SOLUTIONS INC.	001310465
D & J PRECISION POST HOLES PLUS INC.	001640357
DATA VOICE CABLING INC.	000942880
DIESEL ENGINE & ELECTRONIC REPAIRS INC.	001757784
FOREVER HEALTH & BEAUTY SPA INTERNATIONAL INC.	001150459

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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FOUR WINDS PHYSIOTHERAPY AND CHIROPRACTIC CORP.	001452022
FRANK SANDERS HOLDINGS INC.	001068837
GOOD DEAL INC.	001580212
GUTENBERG SOFTWARE LIMITED	000493837
HEDGELAND INC.	002153799
KIRA AUTOMATION GROUP INC.	001153611
L.B.M. TRUCKING INC.	001438231
LEADERBOARD GOLF LIMITED	001565688
LEIRA ENTERPRISE LTD.	001045716
MING MING RESTAURANT INC.	001555244
NU-TECH SALES & MARKETING CONSULTING INC.	002116655
RICKLIN CONSULTING INC.	001318123
SHALLOW LAKE GENERAL STORE LIMITED	002058310
SKROTZKI ELECTRIC INC.	000744345
SPEEDY & SPEEDY COMPANY LIMITED	001044494
SUTTON ADJUSTING BUREAU LIMITED	000075790
TEKOPTIC KNOWLEDGE INC.	001436677
TRAVAGLINI AMERICA INC.	001195224
WALLACEBURG SNOW REMOVAL INC.	001670095
1071217 ONTARIO LIMITED	001071217
1299730 ONTARIO LIMITED	001299730
1309376 ONTARIO LTD.	001309376
1317611 ONTARIO LIMITED	001317611
1360880 ONTARIO INC.	001360880
1455690 ONTARIO LTD.	001455690
1470264 ONTARIO INC.	001470264
1664338 ONTARIO INC.	001664338
1744336 ONTARIO INC.	001744336
269734 ONTARIO LIMITED	000269734
458685 ONTARIO LIMITED	000458685
486129 ONTARIO LIMITED	000486129
772175 ONTARIO LIMITED	000772175

2010-01-08

BECYNDE INVESTMENTS LIMITED	000102219
CANAAN FINANCIAL RESEARCH SERVICES, INC.	001332160
CANAM DIRECT SALES INC.	000965796
CHRISTA TOCHER INVESTMENTS LTD.	000590469
CONTINENTAL WOODWORKING LTD.	000924809
CONVENIENCE AUTO CONSULTANTS INC.	002037281
FESTIVAL LEARNING CENTRE INC.	000990487
GEORGIAN SANDS DEVELOPMENT CORPORATION	001522565
HBK PROPERTIES INC.	002070180
HIGHER GROUND ENTERTAINMENT INC.	001494819
INTELLIGENCE UNIVERSAL BUSINESS SYSTEMS INC.	001142585
J.F. EAGLESON ENTERPRISES INC.	000552564
JABEZ VENTURES INC.	001338298
KHS 1 ENTERPRISES LTD.	000745178
LIGHTHOUSE HR SERVICES INC.	001267717
LOLOBEAN PUBLISHING LTD.	002104255
MAGNET-EASE INTERNATIONAL INC.	001328948
MANGO'S CAFE INC.	001168656
METROPOLIS KITCHEN & BATH INC.	001701867
NEILSON-MCLEVIN PHARMACY LIMITED	000780093
NOMADIC SPORT INC.	000757099
QC TRADING INC.	001152852
RICK LEVERT'S AUTO BODY & CUSTOM ACCESSORIES LTD.	000493327
ROUZ TAN INC.	001381327
SANYER INTERNATIONAL TRADING INC.	002041585
SNEDDEN AVIATION INC.	001259599
STENDER & SONS FARMS LIMITED	001652513
STOCKTON & BUSH REALTY INC.	001244139
TEXTILGLAS (CANADA) LTD.	000837971
1228321 ONTARIO LIMITED	001228321
1296215 ONTARIO LTD.	001296215
1314133 ONTARIO LIMITED	001314133
1382351 ONTARIO LTD.	001382351

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2038369 ONTARIO INC.	002038369
527590 ONTARIO LIMITED	000527590
962345 ONTARIO LTD.	000962345

2010-01-11

WINGER CANADA CORPORATION	001414161
1106525 ONTARIO INC.	001106525
1700756 ONTARIO LTD.	001700756

2010-01-13

CLC INC.	001499346
MAY CONSULTANTS INC.	001334373

NATOLINO LANDSCAPE CONTRACTOR
INCORPORATED

	001663463
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PITT STREET MEDICAL CENTRE INC.	001752157
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STYROCOAT INC.	001578914
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755108 ONTARIO LTD.	000755108
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2010-01-14

ANDY GUIZZETTI LIMITED	000216310
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COMBI CAPITAL GROUP LIMITED	001416305
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ECHO INTERMEDIA INC.	002066671
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F GARVEY ENTERPRISES LTD.	002074178
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GUIZZETTI HOLDINGS LIMITED	002010377
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HI-LINE CENTRE PIZZA-WINGS LTD.	001613000
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LIGHTHOUSE SEARCH GROUP INC.	002084575
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PULSECHO INC.	000674167
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TYTVIX MANUFACTURING INC.	001639618
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1066168 ONTARIO LIMITED	001066168
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1593490 ONTARIO INC.	001593490
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1641663 ONTARIO INC.	001641663
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1714190 ONTARIO INC.	001714190
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1762984 ONTARIO INC.	001762984
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2201669 ONTARIO INC.	002201669
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911989 ONTARIO LTD.	000911989
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2010-01-15

ALAKERR & ASSOCIATES INC.	000718530
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BG PREECO 6 LTD./BG PREECO 6 LTEE	001554135
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BURKE-ROBERTSON, CHADWICK & RITCHIE
MANAGEMENT LIMITED

	000685261
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CANDYVILLE TRADING CO. LTD.	001058515
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CDI HOLDINGS CANADA INC.	002096966
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ELEGANT ASIAN BISTRO INC.	001775778
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FRONTIER ENERGY CONSULTANTS INC.	000560340
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GREENDALE CREDIT CORPORATION	002054770
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GURU GROUP INC.	002058145
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J. & E. DOW HOLDINGS LIMITED	000716986
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KEM INTERNATIONAL INC.	001415833
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LEMAR PHOTOGRAPHY INC.	001250997
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LUVIS INTERNATIONAL INC.	001560056
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MFT METAL PROCESSING INC.	001467063
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MODO LIMITED	002001785
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NAKA EQUIPMENT SYSTEMS LTD.	001623135
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PVL ENTERPRISES INC.	001484085
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RICHWILLSUN HOLDINGS INC.	001511521
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ROMAND CONSTRUCTION SERVICES INC.	001289589
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SUN HUA (MILIKEN) BOOKSTORE LTD.	000963629
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SYNTORA INC.	001712881
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TASTE-N-CHOICE LTD.	000935352
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TERRA FIRMA INCOME FUND 2004 INC.	001593644
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TURGEON MECHANICAL MINING SERVICES LTD	001103399
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VALENCE SEMICONDUCTOR, CANADA INC.	001371834
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VALTONA MARKETING LTD.	000441565
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WILDWINDS STUDIO INC.	001347278
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WILTON DALE CORPORATION	001138586
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1020541 ONTARIO INC.	001020541
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1057981 ONTARIO INC.	001057981
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1113174 ONTARIO INC.	001113174
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1197883 ONTARIO INC.	001197883
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1343339 ONTARIO INC.	001343339
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1449845 ONTARIO LTD.	001449845
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Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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1515014 ONTARIO INC.	001515014
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1610993 ONTARIO LTD.	001610993
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1664908 ONTARIO LTD.	001664908
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1770867 ONTARIO INC.	001770867
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2021333 ONTARIO INCORPORATED	002021333
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2039946 ONTARIO INC.	002039946
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2163569 ONTARIO INC.	002163569
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717357 ONTARIO LIMITED	000717357
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830177 ONTARIO LIMITED	000830177
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876683 ONTARIO LTD.	000876683
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2010-01-18

AUTOMATED POWER SYSTEMS LIMITED	002143235
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DROBCZYK COMPLETE CARPENTRY INC.	001639866
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GREEN BRIAR TOWN CRIER INC.	000982746
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GREEN ENERGY SOLUTIONS LP MANAGEMENT INC.	002157570
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HOREB CONVENIENCE INC.	001523473
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HW GLOBALWARE ENTERPRISE INC.	002004444
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KHAN NETWORK CONSULTANTS INC.	001619087
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LEE-MAC ONTARIO FOUR INC.	002066481
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LUCKY HOLE INC.	001379757
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MANUFACTURERS LABORATORIES INC.	000586761
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MATSUHAHAYASHI ENTERPRISES CANADA INC.	000978271
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NIAGARA'S BETTER HOMES INC.	001422219
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PARTEQ INTERNET VENTURES FUND INC.	001447635
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PIPETECH NATURAL GAS SERVICES INC.	001018394
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PRISCILLA TORONTO MANAGEMENT INC.	001785191
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RDMS INC.	001277905
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STARTECH DIGITAL CANADA INC.	001642738
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THAMCO SPECIALTY PRODUCTS LIMITED	000464386
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THE DUMPLING KING LTD.	001355452
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1096133 ONTARIO INC.	001096133
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1152482 ONTARIO INC.	001152482
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1212623 ONTARIO INC.	001212623
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1318041 ONTARIO LIMITED	001318041
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1546084 ONTARIO INC.	001546084
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1608594 ONTARIO INC.	001608594
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1608806 ONTARIO INC.	001608806
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1750463 ONTARIO LTD.	001750463
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2124826 ONTARIO LIMITED	002124826
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423927 ONTARIO LIMITED	000423927
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537225 ONTARIO LIMITED	000537225
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2010-01-19

A.B.C. GLASS SUPPLY INC.	000416923
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ABN LIMITED	000931594
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AXE CANADA INC.	000589424
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BRASS INDUSTRIES LTD.	001556118
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COFFEE LIFE INC.	002060507
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DUKAS CONSULTING INC.	001545174
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GABOVIC TOOLING LTD.	000840610
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GEORGE BROWN PLUMBING & HEATING LIMITED	000246806
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JIW PROPERTIES INC.	001490654
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KNOB HILL ELECTRIC LTD	000776752
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LOM CAPITAL VENTURES INC.	001166115
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LUMAR ENTERPRISES INC.	001190655
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MASTERPIECE INTERNATIONAL INC.	000999308
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NATIONAL BAKERY & PASTRY LTD.	001202021
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NW PRODUCTIONS SERVICES INC.	002004928
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RICHARD SILVER & ASSOCIATES CONSULTING INC.	001155913
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RSS INSTALLATIONS INC.	001360730
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TAMARA CATONA MEDICINE PROFESSIONAL CORPORATION	001685349
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THE DOOR DEPOT (ONTARIO) LTD.	001327704
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V & P OPTICAL LIMITED	000559788
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ZENTS MAINTENANCE MAGIC INC.	001283386
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1049330 ONTARIO LIMITED	001049330
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1342 PAPE AVENUE TORONTO INC.	001545175
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1607333 ONTARIO LTD.	001607333
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2075441 ONTARIO INC.	002075441
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Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2158354 ONTARIO INC.	002158354
510263 ONTARIO LTD.	000510263
834085 ONTARIO INC.	000834085
883249 ONTARIO LIMITED	000883249
991897 ONTARIO INC.	000991897

2010-01-20

ACE TELECOMMUNICATIONS INC.	002017884
GRADUAID INC.	001303331
NRK CONSULTING & DEVELOPMENT SERVICES INC.	002135372
SUNLITE CLEANERS INC.	001548975
THE HARBINGER VENTURES GROUP LIMITED	001466015
1186275 ONTARIO LIMITED	001186275
1731422 ONTARIO INC.	001731422
1782537 ONTARIO INC.	001782537

2010-01-21

A-MOVING CONSULTANTS INC.	000948577
ACCOUNTANTS FINANCIAL SERVICES CORPORATION	001426888
ARRAYCOMM CANADA INC.	001445875
H. L. CAPLAN AND SONS LIMITED	000116218
HAN'S MACHINERY LIMITED	001755820
SYNTHESIS DEVELOPMENT INC.	000940443
1404387 ONTARIO LIMITED	001404387
600885 ONTARIO LIMITED	000600885

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(143-G057)

Notice of Default in Complying with the Corporations Information Act Avis de non-observation de la Loi sur les renseignements exigés des personnes morales

NOTICE IS HEREBY GIVEN under subsection 241(3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la *Loi sur les sociétés par actions*, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites sociétés. La date d'entrée en vigueur précède la liste des sociétés visées.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-01-27

1694084 ONTARIO LTD.	1694084
2187658 ONTARIO INC.	2187658

Katherine M. Murray
Director/Directrice

(143-G058)

Marriage Act Loi sur le mariage

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

January 18 - January 22

NAME	LOCATION	EFFECTIVE DATE
Kirby, Elizabeth Ann	Barry's Bay, ON	18-Jan-10
Gabie, Shawn	Orleans, ON	18-Jan-10
Kline, Adam	Madoc, ON	18-Jan-10
Akkari, Chaaya	Oldcastle, ON	18-Jan-10
Douville, Francis	Caledonia, ON	18-Jan-10
Hwang, Kyong-Yoon	Windsor, ON	18-Jan-10
Yu, Jinsong Stephen	Kanata, ON	18-Jan-10
Hardy, Micheline	Glencairn, ON	18-Jan-10
Hardy, Robert	Glencairn, ON	18-Jan-10
Wai, Ting U Timothy	Waterloo, ON	18-Jan-10
Blake, Clifford Glen	Waterloo, ON	22-Jan-10
Austin, R. Roy	Markdale, ON	22-Jan-10
Garson, Suki	Dundas, ON	22-Jan-10
Cater-Francis, Daphne E.	North York, ON	22-Jan-10
Nnamaka, Jonathan Azubuike	Etobicoke, ON	22-Jan-10
Flavell, Wilfred Thomas	Holland Centre, ON	22-Jan-10
Obani, Onwuchekwa Alban	Belleville, ON	22-Jan-10
Smith, Daniel Joseph Findlay	Haliburton, ON	22-Jan-10
Hill Avendano, Lorraine	Coldwater, ON	22-Jan-10

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

NAME	LOCATION	EFFECTIVE DATE
Hiltz, Frederick James January 28, 2010 to February 01, 2010	Toronto, ON	18-Jan-10
Osorio, Ebertsz Reme February 11, 2010 to February 15, 2010	Winnipeg, MB	18-Jan-10
Fraser, Gordon February 12, 2010 to February 16, 2010	Berrien Springs, MI	18-Jan-10
Mattiasson, Terri-Ann February 12, 2010 to February 16, 2010	Selkirk, MB	18-Jan-10
Van Sloten, John May 06, 2010 to May 10, 2010	Calgary, AB	18-Jan-10
Westhaver, George June 10, 2010 to June 14, 2010	Halifax, NS	18-Jan-10
Westwood, Malcolm October 07, 2010 to October 11, 2010	Sittingbourne, Kent, UK	18-Jan-10

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

(143-G059)

Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from January 18, 2010 to January 24, 2010 under the authority of the *Change of Name Act*, R.S.O. 1990, c.c. 7 and the following Regulation RRO 1990, Reg 68. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 18 janvier 2010 au 24 janvier 2010, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
ABDEL-AZIZ, AHMED.	MAQADMA, AHMAD.HANAFI.
ABDELAZIZ, SAMI.	MAQADMA, SAMI.
AHLUWALIA, PARBHJOT.	AHLUWALIA,
KAUR.	JYOTI.
ANDREWS, KAITLYN.	DALEY, KAITLYN.
LEE-ANNA.	LEE-ANNA.
AUSTIN, DALLAS.WILLIAM.	HEYWOOD, DALLAS.WILLIAM.
BAILEY, HOLLY.MARIE.	BROWN, HOLLY.MARIE.
BENNETT, MICHELE.	KONDRATIUK, MICHELLE.
ANN.	ANN.
BERGADO, DEBORAH.	BONILLA, DEBORAH.PE.
BONILLA.	BENITO.
BICCU, TY.CHARLES.	SHIRLEY, TY.CHARLES.ELLIS.
BITTORF, MARY.JOY.	BITTORF, JOY.MARY.
CER, REBECCA.KEI.THLUAI.	THUAM, KEICER.THLUAI.
CHAI, DA.LIN.	WOOD, AARON.FFOREST..
CHAKRAPANI, TIRUAMALAI.	CHAKRAPANI,
KUMAR.	CHUCK.
CHEN, SEAN.YIXIANG.	CHEN, WEIXUE.
CHEN, YIJIE.	CHEN, AILI.
CHOE, CLARA.YOUNG-MEE.	FOX, CLARA.
CHOI, YOUNGKYUNG.	CHOI, ALEX.YOUNGKYUNG.
COOPER, SHANNON.MARIE.	SUMMERS, SHANNON.MARIE.
DHARMAKULARAJAH,	BALRAJH,
PRIYANJALI.	PRIYANJALI.
DONOVAN, JOSEPH.	DUNSMOOR, JOSEPH.
GERRARD.	GERRARD.
DROZDIBOB, VLADIMIR.	DROZDIBOB, WALTER.
DUONG, KHANG.TUAN.	LUONG, HENRY.
ESUNGULUA, SAMUEL.	ODOKA,
NGONGO.	SAMUEL.
FAUTEUX, ROGER.ROBERT.	TAYLOR, BOB.ANGEL.
GIRN, RAMANDEEP.KAUR.	BRAR, RAMANDEEP.KAUR.
GREEN, ALLISON.ISABEL.	SUTHERLAND, ALLISON.
LUNDY.	ISABEL.LUNDY.
GREEN, FRANCES.SOPHIE.	SUTHERLAND, FRANCES.
KEENAN.	SOPHIE.KEENAN.
GUAKERERE, VICTORINE..	ODOKA, VICTORINE.
GUITAR, CARL.WILFRID.	PISSEY, CARL.WILFRID.
HASAN, DARWISH.	KILANOS, NELLIE.
NELLY.	FRANCESCA.
HASHMI, SYED.SHAHMEER.	HASHMI, SHAHMEER.
HOOD, MICHAEL.WILLIAM.	O'LEARY, MICHAEL.WILLIAM.
ARTHUR.	ARTHUR.
HRIBACHOVA, ANELYA.	WROBEL, ANELIA.
IONITA, MIHAI..	TURNBULL, MICHAEL.
IQBAAL, PARRVAZ.	SINGH, PARRVAZ.GUDU.
JEFFREY, JACQUELINE.	JEFFREY-CHEESMAN,
JO.ANN.	JACQUELINE.JO.ANN.
JONES, CAROLINE.	JONES, MONICA.SUSAN.MARY.
KHAMAS, THEHA.MUSTAFA.	KHAMAS, DOHA.MUSTAFA.
KING, KASHMIR.MARIE.	PAUZE, KASHMIR.MARIE.
LADOUCEUR, AMANDA.LYNN.	CAMPBELL, AMANDA.LYNN.
LAM, MY.PHUONG.	OR, AMY.MY.PHUONG.
LEE, HA.KIN.	LEE, HARKIN.HARRY.
LIANG, YINGXIN.	LIANG, SHIRLEY.YINGXIN.
LIMONE, JULIAN.JAMES.	VASCONCELOS, JULIAN.
OTTAVIANO.	JAMES.OTTAVIANO.
LIN, LIH-RONG.	LIN, VICKY.
MACDONALD,	MACDONALD, CLAIRE.
CLAIRE.	SHIRLEY.

PREVIOUS NAME

MAILVAGANAM,
SARUJAA.
MATTHEWS, ASHLEY.
PATRICIA-ANNE.
MCDONALD, MICHAEL.
ERNEST.
MCKENZIE-SHUTE,
AMMERYNTHIA.MAYLEN.
O'REILLY, HALINA.
THERESA.
PAZDER, CHRISTINA.
ANNE.
PAZDER, ROBERT.WILLIAM.
EDWARD.
PELLAND, MICHAEL.WESLEY.
PORTUGAL EP COEFFE,
CHRISTINE.MARYLENE.
PROULX, KELCI.LEANNE.
RAM,
RESHAM.
RAPER, TROY.STEVEN.
ROSTKOWSKI, TERASA.ANNA.
RUSSELL, DAVID.GARVAN.
GREGORIO.
SCHWEITZER, MICHELLE.LEE.
SEIMON, JAYAWARDENA.
SIGRIST, GAGE.
SUN, MO.CHEE.
SUN, YA.JIAO.
TAKHMIRY,
POUYA.
TANG, BIN.
TELEM, MARY.VANSUI.
TIER, ELIZABETH.JANE.
TRUMPO, JEMA.BASI.
VORONA, MYKHAYLO.
YURIYOVYCH.
WILSON BOYCE, DASAUN.
ELIJAH.
WINGETT, EDWARD.
JOHN.
WU, BAO.LUAN.
ZHANG, XIAOWEI.
ZHANG, YU.QING.
ZHU, JIANGHONG.

NEW NAME

SATHEESKUMAR, SARUJAA.
RESHA.
TERRY, ASHLEY.
PATRICIA-ANNE.
MAC DONALD, MICHAEL.
ERNEST.
SHUTE-NAUGLE,
AMMERYNTHIA.MAYLEN.
JACKOWSKI, HALINA.
THERESA.
HOLLINGSWORTH,
CHRISTINA.ANNE.
HOLLINGSWORTH, ROBERT.
WILLIAM.EDWARD.
TRACEY, MICHAEL.WESLEY.
COEFFE, CHRISTINE.
MARYLENE.
CAPE, KELCI.LEANNE.
CHAUNKRIA, GURBINDER.
SINGH.
ROPER, TROY.STEVEN.
BONAR, TERESA.ANNA.
JABAL, DAVID.GARVAN.
GREGORIO.
HYNES, MICHELLE.LEE.
SEIMON, SHENALI.MALSHA.
MUON, GAGE.ANDREW.SO.
SUN, ILLONA.MO.CHEE.
SUEN, TERESA..
REAGAN, TRISTAN.
SEBASTION.
TANG, JESSIE.BIN.
THUAM, VANTLEEM.SUI.
CLARK, ELIZABETH.JANE.
SAJONA, JEMA.TRUMPO.
VORONA, MIKHAIL.
YURIEVICH.
NORRIS BOYCE, DASAUN.
ELIJAH.
WINGETT, LEONARD.EDWARD.
JOHN.
WU, JESSICA.BAOLUAN.
SHAO, EILEEN.
ZHANG, KATHERINE.SHI.
ZHU, ADA.JIANGHONG.

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

(143-G060)

Ontario Securities Commission

AMENDMENTS TO

NATIONAL INSTRUMENT 21-101 MARKETPLACE OPERATION

AND

NATIONAL INSTRUMENT 23-101 TRADING RULES

On January 28, 2010, amendments to the following rules came into force under the Securities Act:

- National Instrument 21-101 *Marketplace Operation*; and
- National Instrument 23-101 *Trading Rules*.

Among other things, the amendments update systems requirements applicable to marketplaces and include a prohibition on marketplace participants from intentionally locking and crossing markets.

The full text of the rule is available in the Ontario Securities Commission's Bulletin at (2010) 33 OSCB 787 and on the Commission's website at <http://www.osc.gov.on.ca/en/166.htm>.

(143-G061)

ONTARIO ENERGY BOARD

Amendments to the Natural Gas Reporting and Record Keeping Requirements for Gas

Note: The text of the amendments is set out in italics below, for ease of identification only.

1. Section 1.1 of the Natural Gas Reporting and Record Keeping Requirements for Gas Utilities is deleted and replaced with the following:

These reporting and record keeping requirements set the minimum reporting and record keeping requirements with which a natural gas utility must comply. Other reporting requirements specific to a natural gas utility may also be contained in rules or regulatory instruments specific to a utility (for example, a rate order).
2. Section 1.6 of the Natural Gas Reporting and Record Keeping Requirements for Gas Utilities is amended as follows:
 - i. by deleting the references to sections 2.1.4, 2.1.7 and 2.3.3;
 - ii. by adding to the beginning of the list of section references a reference to sections 2.1.3(b); and
 - iii. by deleting the last paragraph of that section and replacing it with the following:

The Board reserves the right to disclose aggregated information as well as information in a form such that the identity of any individual cannot be determined. The Board cautions that information treated as confidential may still be disclosed in a proceeding before the Board. However, a party to that proceeding would be able to request the Board to hold the document in confidence in that proceeding. The Board further cautions that it is subject to the Freedom of Information and Protection of Privacy Act (Ontario).
3. Section 1.8 of the Natural Gas Reporting and Record Keeping Requirements for Gas Utilities is amended by adding the following new paragraphs to the end of that section:

The amendments to sections 1.1, 1.6, 2.1.2, 2.1.3 and 2.1.4 of this Rule, the addition of sections 2.1.14 and 2.1.15 of this Rule and the deletion of section 2.3.3 of this Rule come into force on May 1, 2010 and are applicable to all filings due on or after that date.
4. Section 2.1.2 of the Natural Gas Reporting and Record Keeping Requirements for Gas Utilities is amended as follows:
 - i. by adding the words “and gas” immediately before the words “supply deferral accounts”; and
 - ii. by deleting the last sentence of that section.
5. Section 2.1.3 of the Natural Gas Reporting and Record Keeping Requirements for Gas Utilities is deleted and replaced with the following:

2.1.3 *A utility shall provide in the form and manner required by the Board, quarterly, by the last day of the second month following the quarter end for the first three quarters and by the last day of the fourth month following the quarter end for the last quarter, the following market monitoring information:*

 - (a) *Total number of consumers on system gas (completed enrollments only) for each rate class, broken down by low volume and large volume consumers, measured at the last day of the reporting period;*
 - (b) *Total number of consumers enrolled with a marketer (completed enrollments only) at the end of the preceding quarter, by marketer and broken down by low volume and large volume consumers;*
 - (c) *Total number of consumers who switched (completed enrollments only) from system gas to marketers during the preceding quarter, broken down by low volume and large volume consumers;*
 - (d) *Total number of consumers who switched (completed enrollments only) from marketers to system gas during the preceding quarter, broken down by low volume and large volume consumers; and*
 - (e) *Total number of consumers enrolled with marketers who switched (completed enrollments only) from one marketer to another marketer during the preceding quarter, broken down by low volume and large volume consumers.*
6. Section 2.1.4 of the Natural Gas Reporting and Record Keeping Requirements for Gas Utilities is deleted.
7. Section 2.1 of the Natural Gas Reporting and Record Keeping Requirements for Gas Utilities is amended by adding the following new provisions immediately after section 2.1.13:

2.1.14 *A utility shall provide in the form and manner required by the Board, quarterly, by the last day of the second month following the quarter end for the first three quarters and the last day of the fourth month following the quarter end for the last quarter, the following information with respect to gas quantities, expressed in million cubic meters:*

 - (a) *Quantity of gas purchased by the utility for sales service customers in the quarter and year to date;*

- (b) *Quantity of gas supplied for the account of direct purchase customers (direct purchase) by such customers or their agents, in the quarter and year to date;*
- (c) *Quantity of gas sold to sales service customers in the quarter and year to date, broken down by month, by residential class and the aggregate of all non-residential rate classes. The reported quantity will contain a billed quantity of gas (based on meter read) and an unbilled quantity (estimate);*
- (d) *Quantity of gas delivered to direct purchase customers in the quarter and year to date, broken down by month, by residential class and the aggregate of all non-residential rate classes. The reported quantity will contain a billed quantity of gas deliveries (based on meter read) and an unbilled quantity (estimate);*
- (e) *Unaccounted for gas for the quarter (optional) and year to date (reported annually);*
- (f) *Change in the level of inventory held for the account of sales service customers during the quarter and year to date; and*
- (g) *Change in the level of inventory held for the account of direct purchase customers during the quarter and year to date.*

2.1.15 A utility shall provide in the form and manner required by the Board, annually, by the last day of the fourth month following the last quarter, the uniform system of account balances mapped and reconciled to the audited financial statements.

8. Section 2.3.3 of the Natural Gas Reporting and Record Keeping Requirements for Gas Utilities is deleted.

(143-G062)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2
Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. DEBORAH DELLER,
Clerk of the Legislative Assembly.

Applications to Provincial Parliament

1518186 ONTARIO INC.

NOTICE IS HEREBY GIVEN that, on behalf of 1518186 Ontario Inc. application will be made to the Legislative Assembly of the Province of Ontario for an Act to revive the Corporation 1518186 Ontario Inc.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

Dated at Belleville, Ontario, this 15th day of January, 2010.

1518186 Ontario Inc.
Per:
O'Flynn Weese LLP
Matt Gemmell
65 Bridge Street East
Belleville, Ont. K8N 1L8

(143-P032) 5,6,7,8

NOTICE IS HEREBY GIVEN that an application on behalf of Big Bay Resort Association will be made to the Legislative Assembly of the Province of Ontario for an Act to continue the Association as a corporation without share capital and to which all persons having a real property interest in the four season resort to be developed at Big Bay Point, in the Town of Innisfil, Ontario will be members. The Act will require all members of the Association to be bound by its general bylaw which, amongst other things, will allocate votes and fee obligations amongst its members. The Big Bay Resort Association will manage and maintain the public lands and amenities at the resort and will provide a number of services that enhance the resort for the benefit of its members, resort guests and the general public.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person having an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario M7A 1A2.

Dated this 25th day of January, 2010

Big Bay Resort Association
by: Jeffrey P. Shankman
Secretary

(143-P048) 6,7,8,9

Sheriff's Sale of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF WRIT OF SEIZURE AND SALE issued out of the Superior Court of Justice at Brampton dated the 6th of June 2007, Court File Number CV-07-1305-SR to me directed, against the real and personal property of KHALID KHAN also known as KHAN KALID AND SAEED IQBAL MIRZA also known as SAEED I. MIRZA also known as SAED MIRZA, Defendant, at the suit of The Bank of Montreal, Plaintiff, the Enforcement Office of the Superior Court of Justice located at 150 Bond Street East, Oshawa, Ontario L1G 0A2 has seized and taken in execution all the right, title, interest and equity of redemption of KHALID KHAN also known as KHAN KALID AND SAEED IQBAL MIRZA also known as SAEED I. MIRZA also known as SAED MIRZA. Defendant in and to: PCL 13-1 SEC 40M1425; LT 13 PL 40M1425; S/T RIGHT AS IN LT315985; City of Ajax, PIN# 26428-0377(LT), Regional Municipality of Durham, municipally known as 64 Pearce Drive, Ajax, Ontario L1T 2P8.

All of which said right, title, interest and equity of redemption of SAEED IQBAL MIRZA, Defendant, in the said lands and tenements described above, shall be offered for sale by Public Auction subject to the conditions set out below at the Superior Court of Justice, 150 Bond Street East, Oshawa, Ontario L1G 0A2 on Wednesday, March 10, 2010 at 2:00 p.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

Deposit 10% of bid price or \$1,000.00 which ever is greater

Payable at time of sale by successful bidder

To be applied to purchase price

Non-refundable

Ten business days from date of sale to pay balance in full at Court Enforcement Office, 150 Bond Street East, Oshawa, Ontario L1G 0A2.

All payments in cash or by certified cheque made payable to the Minister Finance.

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.

Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

January 22, 2010

Andrew McNabb and Alain Billington
Court Enforcement Officers
150 Bond Street East, Oshawa, Ontario
L1G 0A2

(143-P049)

UNDER AND BY VIRTUE OF WRIT OF SEIZURE AND SALE issued out of the Superior Court of Justice at Brantford dated the 25th of February 2009, Court File Number CV-09-09-SR to me directed, against the real and personal property of Kathy Ann Cummings also known as Kathy-Ann Cummings, Defendant, at the suit of Toronto-Dominion Bank., Plaintiff, the Enforcement Office of the Superior Court of Justice located at 150 Bond Street East, Oshawa, Ontario L1G 0A2 has seized and taken in execution all the right, title, interest and equity of redemption of Kathy-Ann Cummings, Defendant in, and to: Lot 92, Plan 40M2285, City of Ajax, PIN#26409-4186(LT), Regional Municipality of Durham, municipally known as 25 Pughe Street Ajax, Ontario L1T 0E6.

All of which said right, title, interest and equity of redemption of Kathy Ann Cummings also known as Kathy-Ann Cummings, Defendant, in the said lands and tenements described above, shall be offered for sale by Public Auction subject to the conditions set out below at the Superior Court of Justice, 150 Bond Street East, Oshawa, Ontario L1G 0A2 on Wednesday, March 10, 2010 at 2:00 p.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

Deposit 10% of bid price or \$1,000.00 which ever is greater

Payable at time of sale by successful bidder

To be applied to purchase price

Non-refundable

Ten business days from date of sale to pay balance in full at Court Enforcement Office, 150 Bond Street East, Oshawa,

Ontario L1G 0A2.

All payments in cash or by certified cheque made payable to the Minister Finance.

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.

Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

January 22, 2010

Andrew McNabb and Alain Billington
Court Enforcement Officers
150 Bond Street East, Oshawa, Ontario
L1G 0A2

(143-P050)

UNDER AND BY VIRTUE OF WRIT OF SEIZURE AND SALE issued out of the Superior Court of Justice at London dated the 9th of February 2009, Court File Number 60694 SR to me directed, against the real and personal property of Jim Vaz also known as Jaime Ernesto Vaz, Defendant, at the suit of CITI CARDS CANADA INC., Plaintiff, the Enforcement Office of the Superior Court of Justice located at 150 Bond Street East, Oshawa, Ontario L1G 0A2 has seized and taken in execution all the right, title, interest and equity of redemption of Jaime Ernesto Vaz, Defendant in, and to: PCL 281-1, SEC M1100, PT LT 281, PL M1100, PT 25 & 26 40R6957, T/W PTLT 281, PLM1100 PT 27, 40R6957 as in LT 145143, S/T PT26, 40R6957 in favour of PT27 & 28, 40R6957 as in LT145143, PIN 16416-0004(LT), Regional Municipality of Durham, municipally known as 653 Grandview Drive, Oshawa, Ontario L1H 7V9.

All of which said right, title, interest and equity of redemption of Jim Vaz also known as Jaime Ernesto Vaz, Defendant, in the said lands and tenements described above, shall be offered for sale by Public Auction subject to the conditions set out below at the Superior Court of Justice, 150 Bond Street East, Oshawa, Ontario L1G 0A2 on Wednesday, March 10, 2010 at 2:00 p.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

Deposit 10% of bid price or \$1,000.00 which ever is greater

Payable at time of sale by successful bidder

To be applied to purchase price

Non-refundable

Ten business days from date of sale to pay balance in full at Court Enforcement Office, 150 Bond Street East, Oshawa, Ontario L1G 0A2.

All payments in cash or by certified cheque made payable to the Minister Finance.

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.

Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

January 22, 2010

Andrew McNabb and Alain Billington
Court Enforcement Officers
150 Bond Street East, Oshawa, Ontario
L1G 0A2

(143-P051)

**Sale of Lands for Tax Arrears
by Public Tender
Ventes de terrains par appel d'offres
pour arriéré d'impôt**

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE MUNICIPALITY OF BLUEWATER

Take Notice that tenders are invited for the purchase of the land described below and will be received until 3:00 p.m. local time on 24 February 2010, at the Municipal Office, 14 Mill Street, Box 250, Zurich, Ontario N0M 2T0.

The tenders will be opened in public on the same day at 3:15 p.m. at the Municipal Office, 14 Mill Street, Zurich.

Description of Lands:

Roll No. 40 20 110 001 09005 0000, PIN 41225-0481(R) Part of Lot 7, Plan 262 designated as Part 4 on Plan 22R-996 Village of Hensall, now Municipality of Bluewater. The property is zoned "Core Area Commercial (C4)" on Key Map 6 of the Hensall Zoning By-Law. Due to the extremely small size of this parcel it should not be considered a developable parcel on its own. It needs to be consolidated with an adjoining property. File 07-08

Minimum Tender Amount: \$ 5,196.61

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

Johanna Pickering, AMTC
Tax Clerk
The Corporation of the Municipality of Bluewater
14 Mill Street
Box 250
Zurich, Ontario N0M 2T0
(519) 236-4351 ext 222
www.town.bluewater.on.ca

(143-P052)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF WELLAND

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Wednesday, March 3rd, 2010 at the Treasurer's Office, City of Welland, 60 East Main Street, Welland, Ontario.

The tenders will then be opened in public on the same day at 3:15 p.m. at City of Welland, 60 East Main Street, Welland, Ontario.

Description of Lands:

Roll No. 2719 040-002-00201-0000
PIN 64423-0099 (LT)
Part Lot 22, Concession 2, Crowland, Part 1 on 59R10922
In the City of Welland, in the Regional Municipality of Niagara
Area: 30.98 acres
Municipal Address: River Road WS
2010 Phased-In Value Assessment - \$185,000
Class: Industrial
Contaminated Industrial Property
Subject to Ministry of Environment Orders
Minimum Tender Amount: \$591,106.78
(set out the cancellation price as of the first day of advertising)

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

Bruno Silvestri, CGA, City Treasurer
The Corporation of the City of Welland
Civic Square
60 East Main Street
Welland, ON L3B 3X4
905-735-1700 Ext. 2170
www.welland.ca

(143-P053)

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation**

2010—02—06

ONTARIO REGULATION 9/10

made under the

ELECTRICITY ACT, 1998

Made: January 20, 2010

Filed: January 20, 2010

Published on e-Laws: January 22, 2010

Printed in *The Ontario Gazette*: February 6, 2010

Amending O. Reg. 124/02

(Taxes and Charges on Hydro-Electric Generating Stations)

Note: Ontario Regulation 124/02 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations — Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Section 2 of Ontario Regulation 124/02 is amended by striking out “during the period beginning on January 1, 2001 and ending on December 31, 2008”.

2. (1) Subclause 4 (1) (b) (ii) of the Regulation is amended by striking out “Minister” and substituting “Minister of Finance”.

(2) Subsection 4 (2) of the Regulation is revoked.

3. Subsection 5 (1) of the Regulation is amended by adding the following paragraph:

5. The Boulevard Lake Generating Station on the Current River in the City of Thunder Bay for the period commencing January 1, 2001 and ending April 30, 2025, but only if it is operated during that period pursuant to the lease entered into under the authority of By-law number 275-1988 of The Corporation of the City of Thunder Bay.

4. (1) Subsection 8 (1) of the Regulation is amended by striking out “for 2003 or a subsequent year” in the portion before paragraph 1 and substituting “for a year”.

(2) Section 8 of the Regulation is amended by adding the following subsection:

(2.1) Despite subsections (1) and (2), no instalments on account of the total of the amounts payable by a person under subsections 92.1 (1), (2) and (5) of the Act for 2010 or a subsequent year are payable if the total of all amounts payable by the person under those subsections for the immediately preceding year is less than \$1,000.

(3) Subsection 8 (3) of the Regulation is amended by striking out “and section 10”.

5. Section 9 of the Regulation is revoked.

6. Section 10 of the Regulation is revoked.

7. Subsection 12 (3) of the Regulation is revoked.

8. (1) Subject to subsections (2) to (4), this Regulation comes into force on the day it is filed.

(2) Section 1 is deemed to have come into force on January 1, 2009.

(3) Section 3 is deemed to have come into force on January 1, 2001.

(4) Subsection 4 (2) is deemed to have come into force on January 1, 2010.

Made by:

DWIGHT DOUGLAS DUNCAN
Minister of Finance

Date made: January 20, 2010.

6/10

ONTARIO REGULATION 10/10
made under the
ENVIRONMENTAL ASSESSMENT ACT

Made: January 20, 2010
Filed: January 21, 2010
Published on e-Laws: January 22, 2010
Printed in *The Ontario Gazette*: February 6, 2010

Amending O. Reg. 253/06
(Designation and Exemption — Plasco Trail Road Inc.)

Note: Ontario Regulation 253/06 has not previously been amended.

- 1. Paragraph 2 of subsection 2 (3) of Ontario Regulation 253/06 is revoked and the following substituted:**
2. The demonstration project will not operate after one year from the day this paragraph comes into force.
- 2. This Regulation comes into force on the day it is filed.**

6/10

ONTARIO REGULATION 11/10
made under the
ENVIRONMENTAL PROTECTION ACT

Made: January 20, 2010
Filed: January 21, 2010
Published on e-Laws: January 22, 2010
Printed in *The Ontario Gazette*: February 6, 2010

Amending O. Reg. 254/06
(Plasco Demonstration Project)

Note: Ontario Regulation 254/06 has not previously been amended.

- 1. Section 6 of Ontario Regulation 254/06 is revoked and the following substituted:**

Final date for processing of waste

6. Plasco Trail Road Inc. shall ensure that no waste is received or processed as part of the Plasco demonstration project after one year from the day this section comes into force.
- 2. This Regulation comes into force on the day it is filed.**

6/10

ONTARIO REGULATION 12/10

made under the

PUBLIC SECTOR SALARY DISCLOSURE ACT, 1996

Made: January 20, 2010
Filed: January 21, 2010
Published on e-Laws: January 22, 2010
Printed in *The Ontario Gazette*: February 6, 2010

Amending O. Reg. 85/96
(General)

Note: Ontario Regulation 85/96 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Subsection 2 (2) of Ontario Regulation 85/96 is amended by striking out “March 31” in the portion before paragraph 1 and substituting “the fifth business day of March”.

2. Paragraph 7 of subsection 2 (2) of the Regulation is amended by striking out “the Ministry of Energy” at the end and substituting “the Ministry of Energy and Infrastructure”.

3. The Regulation is amended by adding the following section:

2.1 (1) For the purposes of this section,

“designated employer” means an employer described in any of clauses (b) to (n) of the definition of “public sector” in subsection 2 (1) of the Act.

(2) This section applies if an employee of a designated employer is seconded to a ministry.

(3) For the purposes of the Act, a designated employer shall provide the ministry, without charge, a copy of the record or statement that the employer is required to make available for inspection by the public under section 3 of the Act in respect of the employee, and shall do so not later than the fifth business day of March of each year.

(4) For greater certainty, if the ministry receives a record or statement under subsection (3), the ministry may disclose the following information:

1. The name of the ministry.
2. The name of the employee.
3. The name of the designated employer.
4. The position of the employee at the ministry.
5. The amount of salary paid by the designated employer to the employee in the year.
6. The amount of benefits reported to the Canada Revenue Agency under the *Income Tax Act* (Canada) by the designated employer for the employee in the year.

4. This Regulation comes into force on the day it is filed.

ONTARIO REGULATION 13/10

made under the

MIDWIFERY ACT, 1991

Made: October 29, 2009
 Approved: January 20, 2010
 Filed: January 22, 2010
 Published on e-Laws: January 22, 2010
 Printed in *The Ontario Gazette*: February 6, 2010

Amending O. Reg. 884/93
 (Designated Drugs)

Note: Ontario Regulation 884/93 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Section 1 of Ontario Regulation 884/93 is revoked and the following substituted:

1. For the purposes of paragraph 3 of section 4 of the Act, the following substances are designated as substances that a member may administer by injection on the member's own responsibility:

Ampicillin — for the purpose of preventing neonatal group B streptococcal disease

Bupivacaine — for the purpose of local anaesthesia for episiotomy or the repair of tears

Carbetocin

Carboprost tromethamine

Cefazolin — for the purpose of preventing neonatal group B streptococcal disease

Chloroprocaine — for the purpose of local anaesthesia for episiotomy or the repair of tears

Clindamycin — for the purpose of preventing neonatal group B streptococcal disease

Dimenhydrinate

Diphenhydramine hydrochloride

Epinephrine hydrochloride

Ergonovine maleate

Erythromycin — for the purpose of preventing neonatal group B streptococcal disease

Hepatitis B immune globulin

Hepatitis B vaccine

Intravenous fluids

Lidocaine hydrochloride with or without epinephrine — for the purpose of local anaesthesia for episiotomy or the repair of tears

Measles-mumps-rubella virus vaccine

Oxytocin

Penicillin G — for the purpose of preventing neonatal group B streptococcal disease

Phytonadione

RhD immune globulin

Varicella Zoster immune globulin

2. Section 3 of the Regulation is revoked and the following substituted:

3. For the purposes of paragraph 7 of section 4 of the Act, the following drugs are designated as drugs that a member may prescribe on the member's own responsibility:

Amoxicillin-clavulanic acid — for the purpose of treating mastitis

Cephalixin — for the purpose of treating mastitis
 Ciprofloxacin (oral)
 Clotrimazole
 Clindamycin (oral)
 Cloxacillin (oral)
 Diclofenac (oral)
 Domperidone — for the purpose of promoting lactation
 Doxylamine succinate-pyridoxine hydrochloride
 Ergonovine maleate (oral)
 Erythromycin ophthalmic ointment
 Folic acid (oral; greater than 1mg/dose)
 Hepatitis B immune globulin
 Hepatitis B vaccine
 Hydrocortisone anorectal therapy compound
 Metronidazole (oral)
 Miconazole
 Misoprostol — for the purpose of preventing postpartum hemorrhage
 Mupirocin-betamethasone valerate-miconazole (topical)
 Naproxen (oral)
 Nitrofurantoin — for the purpose of treating urinary tract infections
 Nystatin
 Phytonadione
 RhD immune globulin
 Sulfamethoxazole-trimethoprim (oral)
 Trimethoprim — for the purpose of treating urinary tract infections

3. Section 4 of the Regulation is revoked and the following substituted:

4. (1) In the course of engaging in the practice of midwifery, a member may use any drug on the order of a member of the College of Physicians and Surgeons of Ontario.

(2) For the purposes of paragraph 3 of section 4 of the Act, a member may administer any substance by injection or inhalation on the order of a member of the College of Physicians and Surgeons of Ontario.

4. This Regulation comes into force on the day it is filed.

Made by:

COUNCIL OF THE COLLEGE OF MIDWIVES OF ONTARIO:

ANDREW LENNOX
President

DEBORAH ADAMS
Registrar & C.E.O.

Date made: October 29, 2009.

ONTARIO REGULATION 14/10

made under the

PROVINCIAL LAND TAX ACT

Made: January 20, 2010

Filed: January 22, 2010

Published on e-Laws: January 22, 2010

Printed in *The Ontario Gazette*: February 6, 2010Revoking Reg. 944 of R.R.O. 1990
(General)

Note: Regulation 944 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

- 1. Regulation 944 of the Revised Regulations of Ontario, 1990 is revoked.**
- 2. This Regulation is deemed to have come into force on January 1, 2009.**

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NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

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Ontario Securities Commission

Commission des valeurs mobilières de l'Ontario

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Proclamation

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Public Guardian and Trustee

Tuteur et curateur public

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Vente de terrain aux enchères publiques

Chatham-Kent, Municipality of: 1737, 2459

Huron, County of: 2459

Sale of Land by Public Tender

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Addington Highlands, Town of: 1662

Adelaide Metcalfe, Township of: 1661

Amaranth, Township of: 3513

Archipelago, Township of: 3317, 3422

Asphodel-Norwood, Township of: 2375

Athens, Township of: 850

Augusta, Township of: 1635

Aylmer, Town of: 2635

Bayham, Municipality of: 1604, 2377

Blackriver-Matheson, Township of: 1736

Bluewater, Municipality of: 3523

Brooke-Alvinston, Township of: 2066, 3443

Carleton Place, Town of: 1603

Carling, Township of: 2090

Central Elgin, Municipality of: 1808, 2152

Central Frontenac, Township of: 3266

Central Manitoulin, Municipality of: 1152

Chamberlain, Town of: 3443

Clearview, Township of: 1661

Cobalt, Town of: 765, 2377

Cochrane, Town of: 585

Cornwall, City of: 1603

Cramahe, Township of: 2376, 3264

Dawson and Lake of the Woods, Township of: 2067

Deseronto, Town of: 2535

Dryden, City of: 1458, 3514

Dubreuilville, Township of: 225, 2316

Dysart, Dudley, Harcourt, Guilford, Harburn, Bruton,

Havelock, Eyre and Clyde, United Townships of: 2582

Edwardsburgh/Cardinal, Township of: 1536

Elliot Lake, City of: 1457

Elizabethtown-Kitley, Township of: 3213

Espanola, Town of: 3513

Essa, Township of: 3391

Fort Erie, Town of: 1605, 2248, 2583

Galway-Cavendish and Harvey, Township of: 2090

Gananoque, Town of: 107

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Gordon-Barrie Island, Municipality of: 2091, 2150, 2247, 2316, 2583

Greater Napanee, Town of: 2248, 3157

Greater Sudbury, City of: 2457

Greenstone, Municipality of: 1458, 2397

Gwillimbury, Town of: 556

Hamilton, City of: 1537, 3214

Hanover, Town of: 1100

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 Ignace, Township of: 3088, 3213
 Iroquois Falls, Town of: 3523
 Kapuskasing, Town of: 852
 Kenora, City of: 1152
 Kingston, City of: 1877
 Kingsville, Town of: 1808
 Kirkland Lake, Town of: 2151, 2398
 Kitchener, City of: 2915
 Lakeshore, Town of: 3090
 Lanark Highlands, Township of: 3316
 Lasalle, Town of: 3316
 Leeds and the Thousand Islands, Township of: 2458
 London, City of: 3089
 Machin, Township of: 3265
 Madoc, Township of: 3523
 Manitouwadge, Township of: 2317
 Mapleton, Township of: 167
 Marmora and Lake, Township of: 2535
 Minto, Town of: 887
 Mississippi Mills, Town of: 1664
 Moonbeam, Township of: 887
 Montague, Township of: 2397
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 Newmarket, Town of: 2534
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 North Bay, City of: 224, 2066
 North Dumfries, Township of: 1809
 North Dundas, Township of: 764, 1684
 Northeastern Manitoulin and the Islands, Town of: 2248, 2316
 Northern Bruce Peninsula, Municipality of: 2376
 North Kawartha, Township of: 1153
 Norwich, Township of: 2152, 3265
 Oil Springs, Village of: 2634
 Orillia, City of: 1492
 Oshawa, City of: 1878
 Otonabee-South Monaghan: 3159
 Ottawa, City of: 3158
 Papineau-Cameron, Township of: 2534
 Pembroke, City of: 2486
 Peterborough, City of: 1493
 Powassan, Municipality of: 2582
 Prince, Township of: 3265
 Prince Edward, County of: 851
 Quinte West, City of: 3263
 Rainy River, Town of: 2341
 Red Lake, Municipality of: 615
 Richmond Hill, Town of: 1685
 Ryerson, Township of: 2486
 Sarnia, City of: 2458, 3513
 Sault Ste. Marie, City of: 1603
 Scugog, Township of: 2375
 Seguin, Township of: 1151
 Severn, Township of: 851
 Smiths Falls, Town of: 1605
 South Bruce Peninsula, Town of: 224

Southgate, Township of: 3213
 South River, Village of: 224
 South Stormont, Township of: 1685
 Springwater, Township of: 1684
 St. Catharines, City of: 1491, 3264
 St. Charles, Municipality of: 1604
 St. Joseph, Township of: 2342
 St. Marys, Town of: 2247
 Strong, Township of: 3524
 Sundridge, Village of: 2317
 Tay, Township of: 3088
 Tay Valley, Township of: 1635
 Thessalon, Town of: 2090
 Thunder Bay, City of: 1539
 Temiskaming Shores, City of: 1735
 Timmins, City of: 2318
 Tiny, Township of: 3266
 Toronto, City of: 1663, 3157
 Trent Hills, Municipality of: 1492, 3500, 2089, 2914, 3423
 Tweed, Municipality of: 2536
 Uxbridge, Township of: 3391
 Val Rita-Harty, Township of: 1457
 Vaughan, City of: 1878
 Wasaga Beach, Town of: 1537, 1661
 Wawa, Municipality of: 2486
 Welland, City of: 1099, 1536
 West Nipissing, Municipality of: 1684
 Whitestone, Municipality of: 2534
 Whitewater Region, Township of: 1735

Sheriff's Sale of Lands

Ventes de terrains par le shérif

1430994 Ontario Inc.: 2453
 1676627 Ontario Ltd.: 3314
 Ani, Maria Lyza and Bienvenido A. Ani aka Ani Bienvenido aka Bienvenido Ani, Defendant(s): 3154
 Ansah, Kweku Owusu aka Kwaku Owusu Ansah, Defendant(s): 3154
 Arumugam, Thiagarajah, Debtors: 848
 Ayotte, Leslie aka Les Ayotte, Defendant(s): 3154
 Baroudi, Amina Marcia, Defendant: 143
 Bachand, Paul, Defendant: 610
 Bassel El-Turk and Power PC Plus, Defendant: 223
 Bauerle, David aka David Karl Bauerle, Defendant: 3258
 Begum, Kawsara, Defendant: 3261
 Bello, Oladele S. aka Oladelle Bello, Defendant: 1804
 Belz Zbigniew aka Jozef Zbigniew aka Jozef Belz aka Josef Z. Belz and Alicja Gettlich aka Alice Maria Gettlich, Defendant(s): 611
 Brown, Lucy, Defendant: 144
 Caruana, Roberto aka Rob Caruana, Defendant: 3512
 Charles, Ruth aka Ruth A. Charles aka Ruth Anne Charles, Defendant: 2454
 Churchman, Jamie, John Churchman, Crystal Churchman, Defendants: 166
 Coppens F. Michael aka Michael Francis Coppens aka Michael Coppens, Defendant(s): 615
 Corson, Tyler M, Defendant: 2533

Couture, Tracy aka Tracy Ginger Couture, Defendant: 1735
 Crozier, Ashley, Defendant: 2338, 3259
 Czerniecki, Wojciech, Defendant(s): 3155
 Czerwik, Krystyna, Defendant: 3263
 Dalglish, Cheryl, Debtors: 1733
 Darwiche, Mohamad, debtor: 3259
 Da Silva, Nelson, Defendant: 3260
 David Robinson and Powerhouse Racing Products Limited, Defendant: 523
 Davidson, Linda Abingya aka Linda Abingya, Defendant: 1804
 Del Castillo, Hector aka Hector D. Castillo aka Hector D. Delcastillo, Defendant: 1805
 Deneault, Leo aka Leo Deneault, Defendant: 498
 Downes, Michael A., Defendant: 1147
 Efstatheu, Dino aka Dinos Efstatheu, Defendant: 222
 Falavena Michael and Colleen Leslie Falavena aka Colleen Dawn Leslie Falavena : Defendants: 2633
 Fernandes, Jose, Defendant: 1148
 Fleming, Michael Edward and Dianne Dorothy Fleming, Defendants: 763
 Forbes, Camillas aka Camillas Phyllis Forbes, Defendant: 2453
 Forte, Eugenio aka Eugenio Forte aka Gino Forte, Defendant: 2340
 Franklin, Alexander, Defendant: 142
 Fry, E. Carl aka Carl Eugene Fry aka Carl Fry, Defendant: 1099
 Galton, Alen: Debtors: 3315
 Goldschmid, Marlene Catherine, Debtors: 849
 Gurparshan K. Cheema aka Gurparshan Cheema aka Gurparshan Sanghera, Defendant(s): 611
 Gwira, Amma, Defendant: 1805
 Gwira, Charles, Defendant: 1805
 Hibbard, Dennis aka Dennis J Hibbard aka Dennis James Hibbard, Defendant: 3087
 Hirsch, Walter, Karen Hirsch, Stephen Hirsch and Christopher Hirsch, Defendants: 2341, 2632
 Hodkin, Kelly M aka Kelly Vermeer aka Kelly Hodkin, Defendant: 850
 Ibrahim, Shukriya aka Rahmathul Shukriya Ibrahim, Debtors: 1734
 Indar, Ramlakhan and Mohini Indar, Debtors: 2315
 Javed, Raja Mansoor, Debtors: 2315
 Joanovits, Leslie, Defendant: 1150
 Johnson C. Wayne, Defendant: 612
 Johnston, Annette aka Annette Agnes Johnston, Debtor(s): 1490
 Jorgensen, Neil, defendant: 498
 Kalhour, Nima, Defendant: 2338
 Kamar Farms Limited and Ronald William Armstrong, Defendants: 886
 Kanapathypillai, Vigneswaran, Debtors: 1734
 Kaur Soin, Mohinder and Suman Juneja, Debtors: 849
 Kefentse, Netto A, Defendant(s): 3155
 Kei, Bernadetts: Debtors: 2634
 Kidd, Douglas Arthur aka Doug Kidd aka Douglas Kidd, Defendant: 3212

King, Evelyn Maria and Denise Wilhelmina King, Defendants: 2339
 Knelsen, John aka Johan Knelsen and Anna Knelsen aka Anna Knelsen Friesen, Defendants: 2632
 Kotei, Justice, Defendant: 2339
 Kotsopoulos, Sula, Defendant: 1150
 Kuppusamy, Bawani and Palaniappan Nadason, Defendant(s): 612
 Lamacchia, Maria: Debtors: 2633
 Lamontagne, Pierre Albert, Defendant: 1806
 Landry, J.V.R. aka Richard Landry aka Richard J. Landry and Deborah Butler aka Deborah L. Butler, Debtors: 3259
 Lin, Jian, Defendant: 3262
 Longford, David aka David H. Longford, Defendant: 3314
 Macciachera, Marshall, Debtors: 3316
 Mahendranathan, Easwampillai, Mahendranathan, Easwampillai, Defendant(s): 3155
 Martin, James Dennis aka James Martin aka Jim Martin, Defendant: 764
 Martin, Kathleen, Defendant: 1151
 Mateus, Christina, Defendant: 142
 McBride, Sally, Defendant: 3261
 McCormick, Robert W, Bill McCormick, William Robert McCormick and William McCormick, Defendant : 2533
 McNeil, Leonard Frederick, Tammy McNeil, Lori McNeil-Chong , Defendant(s): 3156
 Minchella, Ossie, Debtors: 849
 Mirkovic, Radmila, Defendant: 3258
 Mohammed, Urjii, Defendant: 3261
 Nalesnyk, Olga, Defendant: 3262
 Nanthavong, Somphith Keoviengkham Nanthavong, Keoviengkham Nanthavong, Debtors: 2634
 Nigro, Alessandro and Francesca Nigro-Mastrella, Defendants: 1149
 Normore, Paul Lorne, Debtor: 2581
 Olayinka C. Abayomi aka Abayom Olyinka aka Abayomi Olayinka aka Abayomi A. Olayinka, Defendant(s): 615
 Pararasingam, Yayanathan aka Yayathan Pararasingam, Defendant(s): 3156
 Pearson, Robert James, Defendant: 2485
 Permanand, Ooka Vallabh, Defendant: 1807
 Petretich, Danica, Defendant: 612
 Philip, Petra Inge, Defendant: 223
 Pniauskas, John, Defendant: 1876
 Quadri, Nasim, Defendant: 3262
 Ratnam, Kanagalingam, Defendant: 3260
 Rolson, Joanne A aka Joanne Angelina Rolson, Defendant: 2065
 Santala, April Lee, Defendant: 1877
 Sark, Peter, Litigation Administrator for the Estate of Aarne Sark, Defendant: 1601
 Saunders, Suzanne aka Susan Anne Saunders, Defendant: 1602
 Schoer, Roger, Defendant: 2338
 Schwartz, David Chaim, Debtors: 2314
 Scialfa, Felice, Defendant: 143, 2340
 Selvanayagam, Sivanathan aka Siva Selvan, Defendant: 1806

Selvasingam, Judy Romaine, Debtors: 1734
 Sewell, Daniel, Defendant: 1806
 Singh, Santokh aka Singh Santokh and Sukhwinder Singh
 aka Sukhwinder Banger aka Sukhwinder K. Banger
 aka Sukhwinder Bangar aka Sukhwinder Kaur Banger,
 Defendant: 2066
 Soyka, Estate of Sylvia Elaine, Defendant: 106
 Spencer, Vaughan, Debtor: 3569, 3570
 Srikumar, Sarojini, Defendant: 1151
 Sripathmanathan, Vadivelu and Kirupananthy
 Sripathmanathan, Defendant(s): 613, 1807
 Srouji, Bassam R. aka Bassam Srouju aka Bassam Srouji,
 Defendant: 2454
 Stanisci, Gregory and Louise Satnisci, Debtors: 2315
 Stephan, Peter J. and Debra Stephan, Defendants: 2454
 Sukkunna, Sam aka Sam Sukkunna, Defendant(s) 613
 Tang, Yue Yu, Defendant: 1149
 Tashos, Diana aka Diana Violatzis, Defendant: 2913
 Thuraiajah, Renuka aka Renuka Thuirairajah, Defendant(s):
 613
 Tomasino, Fillippo, Guiseppa Tomasino, Defendant: 1807
 Tran, Kim Ngoc aka Kim Tran, Defendant: 223
 Tran, Kim Thao, Defendant: 614
 Vansickle, Larry, Defendant: 1147
 Vecchio, Patricia and Orelia Vecchio aka Orelia Lailo
 Vecchio, Defendant: 199
 Vekemans, Frank N., Defendant: 763
 Viana, Ralph, Defendant: 2485
 Vossen, John (Johannes) Josef, Defendant: 2485
 Wagner, Debra Marlene: Debtors: 2633
 Warren, William R., Defendant: 2532
 Watson, A. Delroy aka Delroy Anthony Watson, Defendant:
 614
 Watson, Steve, Defendant: 886
 Werry, Albert, Debtor: 850
 Whitey, Gloria, Gloria A. Whitney, Defendant: 1808
 Wiesner, Nicholas R. aka Nicholas Raymond Wiesner:
 Defendant: 3087
 Wilson, Constance G. (Nee Blackwell), Defendant: 1602
 Wright, Jevon, Defendant: 2340
 Zaeimi, Mahin, Debtors: 3315
 Zamernik, Janine, Defendant: 1148
 Zubair, Fathima, Defendant: 1149



The Ontario Gazette La Gazette de l'Ontario

Vol. 143-7
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Toronto

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Le samedi 13 février 2010

INDEX TO THE ONTARIO GAZETTE

This Issue contains the Index to the contents of Vol. 142-01 to Vol. 142-52, covering the period from January 3, 2009 to December 26, 2009. A listing of the Regulations published during this period is not included in the index.

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Ce numéro contient l'index des vol. 142-01 à 142-52, allant du 3 janvier 2009 au 26 décembre 2009. La liste des règlements publiés pendant cette période n'est pas comprise dans cette index.

Parliamentary Notice Avis parlementaire

Parliamentary Notice

RETURN OF MEMBER

NOTICE IS HEREBY GIVEN of the receipt, on February 12, 2010, of the Return of the Member to represent the following Electoral District in the Legislative Assembly of the Province of Ontario.

Electoral District of Toronto Centre - Glen Murray

Toronto, February 12, 2010

Avis parlementaire

RAPPORT DÉCLARANT UN DÉPUTÉ ÉLU

AVIS EST DONNÉ par les présentes de la réception, le 12 février 2010, du rapport déclarant le député élu pour représenter la circonscription électorale indiquée ci-dessous à l'Assemblée législative de la province de l'Ontario.

Circonscription électorale de Toronto-Centre - Glen Murray

Toronto, le 12 février 2010

GREG ESSENSA
Chief Electoral Officer/
Directeur général des élections

(143-G063)

Parliamentary Notice

NOTICE OF ELECTION

Provincial By-elections will be held to choose representatives for the Legislative Assembly of Ontario for the Electoral Districts of **LEEDS-GRENVILLE** and **OTTAWA WEST-NEPEAN** on Thursday, March 4, 2010.

Qualified Electors should take note of the following information:

ADDITIONS TO THE LIST OF ELECTORS

Qualified electors whose names are not on the List of Electors may be added to the List by making a statutory declaration and providing proof of identity and proof of residence to receive a *Certificate to Vote*:

- before 8 p.m., Wednesday, March 3, 2010, at their electoral district's Returning Office;

OR

- during voting hours at an Advance Poll in the Electoral District;

OR

- during voting hours at their voting location on Election Day.

OFFICIAL NOMINATION OF CANDIDATES CLOSES

Thursday, February 18, 2010 at 2 p.m. in the Returning Office.

ADVANCE POLLS will be held at locations* chosen for ease of access:

- in the electoral district Returning Office from **Saturday, February 20 to Thursday, February 25** (Sunday included) from **10 a.m. until 8 p.m.**
- and from **Tuesday, February 23 to Thursday, February 25** from **10 a.m. until 8 p.m.**

* Advance poll locations will be advertised at a later date

BY-ELECTION DAY, THURSDAY, MARCH 4, 2010

Voting Hours from 9 a.m. until 9 p.m.

Office Hours: 10 a.m. to 8 p.m. Monday to Saturday
12 p.m. to 5 p.m. Sunday*
* 10 a.m. to 8 p.m. on all Advance Poll days

Dated this 4th day of February, 2010

www.elections.on.ca

(143-G064E)

GREG ESSENSA
CHIEF ELECTORAL OFFICER



Avis parlementaire

Avis d'élection

Des élections partielles provinciales auront lieu pour choisir des représentants à l'Assemblée législative de l'Ontario pour les circonscriptions électorales de **LEEDS-GRENVILLE** et **OTTAWA-OUEST-NEPEAN** le jeudi, 4 mars 2010.

Les personnes habilitées à voter devraient prendre note des renseignements suivants :

ADDITIONS À LA LISTE DES ÉLECTEURS

Les personnes ayant qualité d'électeur et dont le nom ne figure pas sur la Liste des électeurs peuvent faire ajouter leur nom à la Liste en faisant une déclaration solennelle et en fournissant une preuve d'identité et une preuve de résidence afin d'obtenir une *Autorisation de voter* :

- avant 20 h le mercredi 3 mars 2010 au bureau du directeur du scrutin

OU

- durant les heures du scrutin à un bureau de vote par anticipation dans la circonscription électorale

OU

- durant les heures du scrutin à leur lieu de vote le jour du scrutin

LA PRÉSENTATION OFFICIELLE DES CANDIDATURES DOIT ÊTRE FAITE AU PLUS TARD le jeudi 18 février 2010 à 14 h au bureau du directeur du scrutin.

LES BUREAUX DE VOTE PAR ANTICIPATION seront ouverts dans des lieux* choisis en fonction de leur accessibilité :

- au bureau du directeur du scrutin du **samedi 20 février** au **jeudi 25 février** (y compris le dimanche) de **10 h à 20 h**
- et du **mardi 23 février** au **jeudi 25 février** de **10 h à 20 h**.

*Les adresses des bureaux de vote par anticipation seront annoncées à une date ultérieure.

JOUR DE L'ÉLECTION PARTIELLE – LE JEUDI 4 MARS 2010

Les bureaux de vote seront ouverts de 9 h à 21 h.

Heures du bureau : 10 h à 20 h (lundi à samedi)
12 h à 17 h (dimanche)*
*10 h à 20 h pendant les jours de vote par anticipation

Daté ce 4^e jour de février 2010

www.elections.on.ca

GREG ESSENSA
(143-G064F) DIRECTEUR GÉNÉRAL DES ÉLECTIONS

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act

Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-02-13

A MILAN GROUP INC.	001691761
BAYVIEW MILLS CONSULTING & CONSTRUCTION INC.	001176590
BBS TECHNOLOGIES INC.	002098012
BEE-WEN TRUCK LEASE LTD.	001686720

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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BREZAUZ CONSULTATION INC.	001693123
CAFE AMARO INC.	001694933
CAFE RENAISSANCE INC.	001691735
CEDAR VALLEY DESIGN & RENOVATIONS INC.	002098394
CG CANADIAN CONSTRUCTION INC.	002095535
CHABOT ROOFING INC.	001678959
CHARITY CALL CENTRE INC.	001688496
CLOCK TOWER PROPERTIES INC.	001687634
DAILY KHALSA SAMACHAR INTERNATIONAL NEWSPAPER LTD.	002098598
DAVID KENNETH MCCREA LTD.	001691475
DESANTO PROPERTY INC.	001692170
EXPRESS WAY PLUMBING INC.	002096761
FOOTWORKS FULFILMENT AND DISTRIBUTION INC.	001186910
FREIGHT GUYS INC.	002095759
FRESH GINSENG PRODUCTS INC.	002097366
FRESH GRAPE SOLUTIONS INC.	001691509
GEKKO ENERGY LIMITED	002096279
HALTON BRICKLAYERS LTD.	000818467
HANUMANSOFT INC.	001692014
HI FIVE FASHION INC.	002097473
ICARUS CONSULTING GROUP INC.	001693763
ICIG GENESIS ENERGY SOLUTIONS INC.	002097571
IFFAT TELECOMMUNICATIONS INC.	001694877
ILARIS CORPORATION	002095828
IMPI BRANDS INC.	002095845
INTERCON GENERAL CONTRACTORS INC.	002096996
INTERGALACTIC MAGAZINE INC.	002097494
IQ INSURANCE & FINANCIAL GROUP INC.	002098296
J&E SHOW SERVICES INC.	001691774
J&T COMPANY LTD.	002097495
JB HARDWOOD FLOORING INC.	002098226

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
K.W.S.M. FREIGHT & TRANSPORT CONSULTANTS LTD.	002096067
LANDBAR INVESTMENTS LTD.	000657909
LORDS GENERAL CONTRACTORS LTD.	001285875
MAPLE ROUTE INC.	001693419
MEDIAPAK CORP.	001692252
MEYA FASHION CORPORATION	002098448
MISSISSAUGA CITIZEN INC.	002098627
MR. TRASH INC.	002096264
NEXCAR PICKERING INC.	002097245
NOVATEC INC.	002098465
NUVAMENTA INC.	001691670
ONLINE VINTAGE INC.	002097658
ONTARIO FORMULA AUTO REPAIRS & BODY DESIGN LIMITED	001651085
PELLEGRINO PAINTING INC.	001693640
QUALITY INVESTMENT CANADA INC.	002096190
RENOCANADA PROPERTIES CORPORATION	001693537
RICBURY ENTERPRISES INC.	002085760
RIVERBROOKE CONSULTING LTD.	001682455
RY CANADA LTD.	002097520
S&S LOGISTICS INC.	002096722
SAUSAGE & MEAT BOUTIQUE INC.	001118928
SHELBROS HOMES LTD.	000651350
SIGNATURE FLOORING INSTALLATIONS LTD.	001674568
SO SWEET INC.	002096083
SOHO STUDIO INC.	002098089
SOLE MIO CAFFE INC.	002097208
SPADE DISTRIBUTORS LIMITED	001691749
STARDATE HOLDINGS CORP.	001693046
TEMPLETON INVESTMENTS INC.	001693402
TERRAPHYSICS LTD.	000442246
TIGER TIRES & REPAIR INC.	002097561
TONYS BRM INCORPORATED	001607646
ULTIMATE PERFORMANCE CANADA INC.	002096523
VENICE FINANCIAL SERVICES CORP.	001691140
WILLSON LOAD LOGISTICS INC.	002097734
WJ SHAW CONSTRUCTION INC.	002096866
YSV VENTURES INC.	001356936
1072132 ONTARIO LTD.	001072132
1375800 ONTARIO LIMITED	001375800
1393000 ONTARIO INC.	001393000
1602246 ONTARIO INC.	001602246
1649588 ONTARIO INCORPORATED	001649588
1685021 ONTARIO LTD.	001685021
1686776 ONTARIO INC.	001686776
1686783 ONTARIO INC.	001686783
1691045 ONTARIO INC.	001691045
1691166 ONTARIO INC.	001691166
1691408 ONTARIO INC.	001691408
1691612 ONTARIO INC.	001691612
1691659 ONTARIO INC.	001691659
1691704 ONTARIO INC.	001691704
1692019 ONTARIO INC.	001692019
1692070 ONTARIO INC.	001692070
1692185 ONTARIO INC.	001692185
1692199 ONTARIO LTD.	001692199
1692340 ONTARIO LIMITED	001692340
1693070 ONTARIO LTD.	001693070
1693561 ONTARIO INC.	001693561
1693569 ONTARIO INC.	001693569
1693641 ONTARIO INC.	001693641
1693673 ONTARIO INC.	001693673
1693762 ONTARIO LTD.	001693762
1693791 ONTARIO INC.	001693791
2001900 ONTARIO LIMITED	002001900
2032993 ONTARIO INC.	002032993
2095536 ONTARIO INC.	002095536
2095549 ONTARIO INC.	002095549

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2095697 ONTARIO INC.	002095697
2095806 ONTARIO LIMITED	002095806
2096372 ONTARIO LIMITED	002096372
2096626 ONTARIO INC.	002096626
2096951 ONTARIO INC.	002096951
2096986 ONTARIO LIMITED	002096986
2097334 ONTARIO INC.	002097334
2097765 ONTARIO INC.	002097765
2097778 ONTARIO INC.	002097778
2097860 ONTARIO LIMITED	002097860
2098068 ONTARIO INC.	002098068
2098129 ONTARIO LIMITED	002098129
2098317 ONTARIO INC.	002098317
2098386 ONTARIO INC.	002098386
3 OAKS INVESTMENTS INC.	001406756
825028 ONTARIO LIMITED	000825028
869265 ONTARIO INC.	000869265
902852 ONTARIO LIMITED	000902852

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(143-G065)

Cancellation of Certificate of Incorporation (Corporations Tax Act Defaulters) Annulation de certificat de constitution (Non-observation de la Loi sur l'imposition des sociétés)

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-01-18	
A.F.S.L. INVESTMENTS LIMITED	001049052
ALAN DICK (CANADA) INC.	000426785
ALMAR RESTAURANT & BANQUET HALLS LIMITED	000228349
AMHERSTBURG PHYSICIAN GROUP INC.	001659527
ANAHITA FURNITURE DESIGN LTD.	001505093
ANDERSON LOGISTICS INC.	002063154
ANTHONY'S SERVICE STATION LIMITED	000125935
BIOPOWER ENERGY INC.	002036514
BLACKBARTS ANTIQUES INC.	001617702
CALLAWAY CRUISES INC.	001180430
CANADIAN GLOBAL CENTRE A.O.B. INC.	001258344
CIDNEY HEALTH INC.	001099964
CLARKSON & DICKSON REAL ESTATE LIMITED	000286881
COMPLEAT METERING SOLUTIONS INC.	001518022
CONCEPTS PRIVATE JEWELLERY INC.	000860773
COUNTRYWIDE HASSAN & ASSOCIATES INC.	001679305
DEMARCO FUNERAL HOME LIMITED	001194467
DIAMOND-GENESIS INC.	001357025

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
FIBERNET INTERNATIONAL INC.	001325138
FORREST DESIGN LIMITED	000961456
FOUR B'S HOLDINGS INC.	000597813
FOUR STAR UNIFORMS & CAPS INC.	001115893
GAILLIND MAINTENANCE LIMITED	000406494
GREENLIGHT HOLDINGS LTD.	002072633
GUNTER APOTHECARY INC.	001152816
HERWYNEN INVESTMENTS INC.	001205451
HUGH THOMPSON ASSOCIATES INC.	000709077
IMAGE BASE VIDEOTEX DESIGN INC.	000508313
IMAGEON BARRIE LTD.	001651190
INNOVATIVE WOOD TURNING INC.	001494818
INTAN INTERNATIONAL INC.	000734108
JUST TRADE IN LITHO INC.	001166408
KAR DESIGN LTD.	001583960
KAWARTHA BACKYARD LIVING CORPORATION	001601624
KENNEDY ELECTRIC LIMITED	000846364
LA-KURD PROPERTY SERVICES INC.	001679055
LP TRUCKING INC.	002065422
LRJ INC.	001405212
MAINSTREAM MARKETING & ADVERTISING INC.	002075404
MALVERN STEEL LTD.	000686394
MASTER MOVERS LTD.	000743195
MCSTUNTS INC.	001407915
MELROSE LUMBER INC.	001680227
MERLE PETERS INVESTMENTS LTD.	001012341
METRO AUTO APPRAISAL INC.	001047105
MIL/NET ONE CORP.	001004616
MULLER BROTHERS LIMITED	001084009
NECC COMMUNICATIONS INC.	001663263
NEW ATTITUDE FITNESS FOR LADIES INC.	000728205
NORTHERN WOOD INDUSTRIES INC.	001665873
ONTARIO MECHANICAL LTD.	001448614
OUSSAMA MANAGEMENT INC.	001426578
OUTPUT TECHNOLOGIES LIMITED	000642788
P.G.S INC.	001567367
PAUL JACKSON HOLDINGS INC.	001372692
PRECISION ROBOTIC INSTRUMENTS INC.	000729800
PRINTINGAVENUE.COM INC.	001448834
R&A SPECIALTY INSURANCE INC.	001374153
REESE'S ENTERPRISE LTD.	001007281
RENMAR SALES AGENCY INC.	000296892
RFK INVESTMENTS LIMITED	001505901
RIADH HOLDINGS INC.	001086318
RIDGEWOOD FRAMES INC.	000742632
RORIE SALES LIMITED	000338428
ROSSVAN HOLDINGS LIMITED	000849568
SAND SOLUTIONS INC.	002086548
SCARBORO ITALIAN GIFTS & BOMBONIERES INC.	001185166
SIDNEY KATZ ENTERPRISES LIMITED	000218937
STRATEGIC WHOLESALE INC.	001596299
T.A.C. GENERAL CONTRACTING INC.	002042880
THE DF GROUP INC.	001009828
THE GAZEBO INTERIORS LTD.	000463888
THE GINGER GROUP FLORISTS LIMITED	001051761
TRUSTEE.COM INC.	001581584
TURNING POINT RESEARCH CORP.	001413302
ULTRA LIGHTING (SPADINA) INC.	002086602
ZINGER & ASSOCIATES INC.	001320082
1024326 ONTARIO INC.	001024326
1099252 ONTARIO INC.	001099252
1137792 ONTARIO LTD.	001137792
1154661 ONTARIO INC.	001154661
1191832 ONTARIO INC.	001191832
1197202 ONTARIO LIMITED	001197202
1209300 ONTARIO LTD.	001209300
1265421 ONTARIO LTD.	001265421
1291117 ONTARIO INC.	001291117

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
1311244 ONTARIO INC.	001311244
1374154 ONTARIO INC.	001374154
1397574 ONTARIO LTD.	001397574
1432230 ONTARIO LTD	001432230
1447202 ONTARIO INC.	001447202
1511242 ONTARIO INC.	001511242
1550718 ONTARIO INC.	001550718
1551254 ONTARIO INC.	001551254
1570809 ONTARIO INC.	001570809
1614674 ONTARIO LIMITED	001614674
1639299 ONTARIO INC.	001639299
1639379 ONTARIO INC.	001639379
1678413 ONTARIO INC.	001678413
1678433 ONTARIO INC.	001678433
1679012 ONTARIO INC.	001679012
1680361 ONTARIO INC.	001680361
2000 BAR LTD.	001371961
2003291 ONTARIO INC.	002003291
2012915 ONTARIO LIMITED	002012915
2028497 ONTARIO INC.	002028497
2087260 ONTARIO LIMITED	002087260
597756 ONTARIO LIMITED	000597756
641608 ONTARIO LIMITED	000641608
796064 ONTARIO INC.	000796064
920042 ONTARIO LIMITED	000920042
984129 ONTARIO LIMITED	000984129
999273 ONTARIO LIMITED	000999273

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(143-G066)

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the Business Corporations Act has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la Loi sur les sociétés par actions, un certificat de dissolution a été inscrit pour les compagnies suivantes. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2009-06-25	
1255928 ONTARIO LIMITED	001255928
2009-07-11	
1610284 ONTARIO INC.	001610284
2010-01-11	
AL-MAC SLIP CO. LTD.	000397125
AMIK INC.	002022094
APEX INVESTIGATION INC.	001097897
BODY BLITZ DEVELOPMENT INC.	002063691
CANDIAN TREE PLANTERS LTD.	000646971
CHANCELLOR MERCANTILE CORPORATION	000904140
FLEISCHAUER BROTHERS TURF MANAGEMENT INC.	002098072
FOOD PLUS CITY INC.	001541393
GITCH PRODUCTIONS INC.	001737274
GLOBAL FUSION DISTRIBUTING INC.	002075825
INTEL-COMMUNICATION INC.	000970409
K. HOBSON MECHANICAL SERVICES LTD.	001690572

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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LISA ARNTZ INTERIOR DESIGN INC.	001306762
NICE NUTRITION INC.	001471592
PARAISO INVESTMENTS INC.	001040572
PARCON CONSULTING INC.	002080294
PCC CONSULTING SERVICES LTD.	002112288
PELICULA ALVAREZ INC.	001383489
PERSPECTIVE STRATEGICS INC.	000675245
PRAC CANADA INC.	002061899
SPACE MJQ DESIGNS INC.	000864945
SPIRAL PAPER CANADA LTD.	001016156
SYDNEY RESEARCH & DEVELOPMENT INC.	001657006
TOP SEAFRESH LTD.	002101048
TRANSPORT D.N.P. INC.	002003665
XIN HONG CHANG (CANADA) INTERNATIONAL INC.	002020911
1 HOUR SIGNS INC.	000970640
1086389 ONTARIO LTD.	001086389
1359593 ONTARIO INC.	001359593
1379246 ONTARIO INC.	001379246
1436504 ONTARIO INC.	001436504
1630787 ONTARIO LIMITED	001630787
1635395 ONTARIO INC.	001635395
2000342 ONTARIO LIMITED	002000342
2076864 ONTARIO INC.	002076864
2194185 ONTARIO LTD.	002194185
382819 ONTARIO LTD.	000382819
665121 ONTARIO LTD.	000665121
672062 ONTARIO LTD.	000672062
695291 ONTARIO LIMITED	000695291
769468 ONTARIO LIMITED	000769468
903912 ONTARIO LTD.	000903912
911 POSTCOVER INC.	001636240

2010-01-12

BERNARD LEWIS INDUSTRIES LTD.	000300037
CANADIAN INVESTMENT GROUP INC.	002113996
CLAR INNIS LTD.	001145747
COLLECTIBLE COACH & CHASSIS INC.	001085221
DATARAKE INC.	002023754
DEBNAM ENTERPRISES LTD.	001331289
ENVIROMART INC.	001333633
HUNTINGRIDGE MOTORS LIMITED	000226715
MOUNT PLEASANT DESIGN BUILDERS LTD.	000819348
NEXSUS ENGINEERING GROUP INC.	001282552
SINGULARITY SOFTWARE SOLUTIONS INC.	001641568
SIR KEARNEY OUTFITTERS LTD.	000972488
THE TRAFFIC SPECIALISTS CONSULTING LIMITED	001335076
THE WOODYERY INC.	000386253
UNAUTHORIZED SOLUTIONS INC.	001451440
1054205 ONTARIO INC.	001054205
1065477 ONTARIO INC.	001065477
1106510 ONTARIO INC.	001106510
1284876 ONTARIO INC.	001284876
1651889 ONTARIO INC.	001651889
1696945 ONTARIO INC.	001696945
1735571 ONTARIO LIMITED	001735571
2195714 ONTARIO INC.	002195714

2010-01-13

ADAM PARSONS REAL ESTATE LTD.	001348901
ARCTIC BEAR PRODUCTIONS INC.	001256262
CANA EUROPUS LTD.	001110069
COCONUT GROVE NAIL BOUTIQUE INC.	000765805
DALGY INCORPORATED	000395320
DELLAVEST HOLDINGS LIMITED	000834498
DONNELLY CONSULTING INC.	001707440
DROGUE WORKS INC.	001310357
FIRST ALLIANZ INC.	002064903
GILLIET CANADA INC.	002100528
INFORSEC SOLUTIONS INC.	001201878
JD ATHLETICS INC.	002153537

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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KYLE DIRECT INC.	000864545
MARTIN CLAY PRODUCTS LIMITED	000694087
MJS WORLD TRADERS INC.	002101460
MULTIPLEX MED INC.	001137589
NEW HARVARD SOLUTIONS INC.	002077046
P&R GLOBAL FASHION INC.	001491444
RENAISSANCE SOLUTIONS INC.	001330658
STARLINE PRODUCTS LTD	000938968
THE FIRM PERSONAL FITNESS INC.	002093417
THE NYMAR CORPORATION	000877092
THE ROSE GROUP TALENT MANAGEMENT LIMITED	001566812
URBAN PROSPECT GROUP INC.	002145010
VCSI-VIDEO CONFERENCING SYSTEMS INC.	001106859
VERAC COMPUTER SERVICES INC.	001213157
WATER EXPRESS TRANSPORT INC.	001136346
WILLIAM AIKENHEAD DOOR & HARDWARE LTD.	001046165
WOLF LAKE HOLDINGS INC.	000896434
1015117 ONTARIO LTD.	001015117
1102789 ONTARIO LIMITED	001102789
1263233 ONTARIO LTD.	001263233
1475851 ONTARIO LIMITED	001475851
1576427 ONTARIO LTD.	001576427
1602079 ONTARIO LTD.	001602079
1656385 ONTARIO INC.	001656385
2006012 ONTARIO LIMITED	002006012
2090477 ONTARIO INC.	002090477
2132120 ONTARIO INC.	002132120
2155920 ONTARIO LTD.	002155920
865581 ONTARIO INC.	000865581
898733 ONTARIO INC.	000898733
959313 ONTARIO INC.	000959313

2010-01-15

A.G. SHEET METAL LTD.	000756280
AZARIAS CONSTRUCTION INC.	001336947
CARNY FILM PRODUCTIONS INC.	002096798
CASWELL TOWING LTD.	000870241
CITY APPLIANCE SALES & SERVICE LTD.	002113735
DEY COMMUNICATIONS INC.	002017381
DHANO & HOTHI TRANSPORT INC.	002075004
ESPRESSO SOFTWARE INC.	001426898
FLORIDINE CONSULTING INC.	001259479
HADJETIAN INVESTMENTS INC.	001002721
HEART OF A POET PRODUCTIONS (II) INC.	002104251
HEART OF A POET PRODUCTIONS INC.	002072564
IMMACULATE DIAMONDS INC.	001747843
JAM & BREAD ENTERPRISES INC.	000562209
JOLLY JANITORS INC.	001673740
K. MOWLING & ASSOCIATES INC.	000759255
LANPAK INC.	002091602
MARLEAU GARAGE LIMITED	000280034
METRO BASKETBALL CAMPS INC.	000590913
N. ROSENBERG HOLDINGS INC.	001002324
PATTINSON LTD.	001502762
POPNET PRODUCTIONS INC.	000622301
REAL IMAGE MEDIA LTD.	001459256
REAPH'EL.COM INC.	001393824
SCOMUR MANAGEMENT & X-RAY LTD.	000669785
SWEET WILLIAM INVESTMENTS INC.	000562647
T. MAG/ASSOCIATES, CONSULTING INC.	001104911
TCL CANADA INC.	001619056
TGC LTD.	001378832
THE POLICY ALLIANCE INC.	001359902
TRANSCENDENT SYSTEMS INC.	001020721
TRIGON TOOL AND MACHINE INC.	000604521
TURNGATE DESIGN INC.	001436598
1049448 ONTARIO LIMITED	001049448
1211028 ONTARIO INC.	001211028
1261206 ONTARIO LIMITED	001261206

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
1483013 ONTARIO LIMITED	001483013
1557300 ONTARIO INC.	001557300
1595470 ONTARIO LIMITED	001595470
1644111 ONTARIO INC.	001644111
1799424 ONTARIO LTD.	001799424
4X4 HEADQUARTERS LTD.	001334902
6M COMPUTER SYSTEMS INC.	000661956
853365 ONTARIO LTD.	000853365
2010-01-18	
1350333 ONTARIO LIMITED	001350333
2010-01-20	
AIRWORK AVIATION SERVICES LTD.	000681111
OMED INC.	001188731
SORVARI CONSULTING CORP.	001311210
STEP ONE BRICKLAYERS LTD.	001138753
1006163 ONTARIO LIMITED	001006163
918898 ONTARIO LTD.	000918898
2010-01-21	
COPLEX RESOURCES (CANADA) LIMITED	001209215
CTFX BUSINESS SYSTEMS INC.	002086301
GALEDON MANAGEMENT LTD.	000335016
KW WINGS INC.	001778340
L.O.M. TRANSPORTATION LTD.	001511663
ONEPOINT DIRECT MARKETING INC.	002063201
TECHNO COMMERCIAL LOGISTICS INC.	002065034
THE CONSTANT READER INC.	000837385
WELLINGTON TECHNOLOGY INTEGRATION INC.	001073797
1249646 ONTARIO INC.	001249646
1494486 ONTARIO INC.	001494486
1581430 ONTARIO LIMITED	001581430
1679992 ONTARIO LTD.	001679992
2010-01-22	
CANADIAN CHINESE BUSINESS AND CULTURAL COMMUNICATIONS INC.	002092466
CEDARHILL GOLF INC.	001562148
CHINA LINK CORP.	001361662
COSFORD SALES INC.	001142135
EBTSO INC.	001570052
ELAINE CULINER INVESTMENTS INC.	001083589
FLOWCO (CANADA) INC.	001418991
GREEN MARBLE INTERACTIVE INC.	001309589
JIANG QUAN ENTERPRISES (TORONTO) INC.	002033441
M. J. GUTHRIE CONSTRUCTION LIMITED	000092716
PINERIDGE FINANCIAL CORPORATION INC.	001216819
SUN-RX CORPORATION	001377936
THE STARVING COMMUTER CORP	000894947
TRENTON DRY CLEANERS LTD.	000342447
WORLDWIDE THEATRE SERVICES INC.	001524616
XYSTUS LIMITED	001338748
1001529 ONTARIO INC.	001001529
1019342 ONTARIO LTD.	001019342
1042007 ONTARIO LIMITED	001042007
1054422 ONTARIO LIMITED	001054422
1077941 ONTARIO LIMITED	001077941
1178822 ONTARIO LIMITED	001178822
1178875 ONTARIO LIMITED	001178875
1184425 ONTARIO INC.	001184425
1221087 ONTARIO LIMITED	001221087
1221088 ONTARIO LIMITED	001221088
1238456 ONTARIO LIMITED	001238456
1238457 ONTARIO LIMITED	001238457
1238459 ONTARIO LIMITED	001238459
1284558 ONTARIO INC.	001284558
1296004 ONTARIO LIMITED	001296004
1368230 ONTARIO LIMITED	001368230
1368231 ONTARIO LIMITED	001368231
1488469 ONTARIO INC.	001488469
1488470 ONTARIO INC.	001488470

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
1488471 ONTARIO INC.	001488471
1488472 ONTARIO INC.	001488472
1488473 ONTARIO INC.	001488473
1488474 ONTARIO INC.	001488474
1591478 ONTARIO INC.	001591478
1657484 ONTARIO INC.	001657484
2142506 ONTARIO LIMITED	002142506
544549 ONTARIO LIMITED	000544549
981410 ONTARIO LIMITED	000981410
2010-01-25	
A&J'S INDOOR PLAYGROUND INC.	002133333
CANADIAN SIGN & DESIGNS LTD.	002057868
CARDIFF PRODUCTS INC.	001641785
CENTRAL CONSOLIDATED HOLDINGS LIMITED	000637984
CHINA UNITED CAPITAL INC.	001575756
D AND M IMPORT-EXPORT INC.	001707382
DERYCK & BENNS ECOMAID INC.	001769063
FRATELLO INC.	002162642
JARMAIN HOLDINGS LIMITED	000144596
NEWTCHPRO INC.	001626827
NTG SYSTEMS CONSULTING SERVICES INC.	001534950
R. O. T. COMPUTER INC.	001608483
SUN BANGLA INC.	001798608
VAN AMERINGEN REALTY LTD.	000268711
1012888 ONTARIO LIMITED	001012888
1349502 ONTARIO LTD.	001349502
1391425 ONTARIO INC.	001391425
1696715 ONTARIO INC.	001696715
2084504 ONTARIO LIMITED	002084504
2115239 ONTARIO INC.	002115239
2189247 ONTARIO INC.	002189247
2010-01-26	
ALMAC PRODUCTS INC.	000857077
AUGEN CLASSIC GENERAL PARTNER 2007-1 INC.	002134843
DELIGHT ROAD CARRIERS LTD.	002041946
ECGL4 WATERLOO INC.	001269592
FILEFLIP CORPORATION	001669417
FLORAHOLME FARMS LIMITED	000230817
KENMOUNT HOLDINGS LIMITED	000599473
MAPLE LEAF ESTATES LIMITED	001086394
MOITENSE MASONRY LTD.	001764175
ON YOUR TIME MOBILE VEHICLE INC.	002104182
ON-TRAC RENOVATIONS INC.	002146319
REGINA CONSTRUCTION LIMITED	000104521
REGINA POWER EXCAVATORS LIMITED	000201847
ROSMAR CAPITAL CORP.	001552322
SUNYA + WINESTONE INC.	001195568
TEKTRUST RESOURCES INC.	001457562
THE LAURENCE CORPORATION	001735843
YORK MOBILE NETWORKS INC.	002035297
2121612 ONTARIO INCORPORATED	002121612
2151384 ONTARIO INC.	002151384
951975 ONTARIO LIMITED	000951975
974334 ONTARIO INC.	000974334
2010-01-27	
DUTCHESS BEAUTY SPA INC.	002042877
GILL RENOVATION INC.	002120095
JASICA TRANSPORT INC.	001608527
NORTH STAR MOTORS INC.	001762453
SIRENZA MICRODEVICES (CANADA) INC.	001353556
TOP FAIR DEVELOPMENT CO. LTD.	001364925
1146388 ONTARIO LIMITED	001146388
1211941 ONTARIO LIMITED	001211941
1259674 ONTARIO LIMITED	001259674
1446979 ONTARIO LIMITED	001446979
2024621 ONTARIO INC.	002024621
2043607 ONTARIO INC.	002043607
725840 ONTARIO LIMITED	000725840

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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905952 ONTARIO INC. 000905952

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(143-G067)

Notice of Default in Complying with the Corporations Information Act Avis de non-observation de la Loi sur les renseignements exigés des personnes morales

NOTICE IS HEREBY GIVEN under subsection 241(3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la *Loi sur les sociétés par actions*, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites sociétés. La date d'entrée en vigueur précède la liste des sociétés visées.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-02-03
TOMA GOLDEN CUSTOM MOULDING LTD. 2187669

(143-G068) Katherine M. Murray
Director/Directrice

Cancellation of Certificate of Incorporation (Business Corporations Act) Annulation de certificat de constitution en personne morale (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the *Business Corporation Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2009-09-11
ASSOCIATED FINANCIAL PARTNERS INC. 1806652

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2009-09-14
BEST BUILT PROPERTIES LIMITED 1802282
1802283 ONTARIO INC. 1802283
2009-09-15
CANSOM HOLDING INC. 1806752
2009-09-16
PHRESH INC. 1786236
2009-09-21
1806918 ONTARIO INC. 1806918
2009-09-23
K.S.S VIDEO INC. 1807064
P.R.K CLEANING LIMITED 1807065
2009-09-25
1807136 ONTARIO LTD. 1807136
2009-10-07
EESSEE ENTERPRISES LTD. 1807942

(143-G069) Katherine M. Murray
Director/Directrice

Cancellation for Filing Default (Corporations Act) Annulation pour omission de se conformer à une obligation de dépôt (Loi sur les personnes morales)

NOTICE IS HEREBY GIVEN that orders under Section 317(9) of the *Corporations Act* have been made cancelling the Letters Patent of the following corporations and declaring them to be dissolved. The date of the order of dissolution precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE que, les décrets émis en vertu de l'article 317 (9) de la *Loi sur les personnes morales* ont été émis pour annuler les lettres patentes des personnes morales suivantes et les déclarer dissoutes. La date du décret de la dissolution précède le nom de la personne morale.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-02-02
APPAREL INDUSTRY DEVELOPMENT COUNCIL 1558415
CANADA CHINA HUMAN RESOURCE CENTER 1764595
CHALLENGE FOR THE ELITE MIND STUDY GROUP 1776140
COMMUNITY LIFE CENTRE OF THE COMMUNITY
ALLIANCE CHURCH 1774189
KARAMOJA DEVELOPMENT INITIATIVE 1776153
OWEN SOUND CHAPTER SOCIETY FOR THE
PRESERVATION & ENCOURAGEMENT OF BARBERSHOP
QUARTET SINGING IN AMERICA 1650554
PINK TURF SOCCER LEAGUE INC. 1776054
RESEARCH PARK DATA CENTRE 1663820
ROAD-WISE TRUCK TRAINING OF BRANTFORD INC. 1692949
THE BREAD OF LIFE MINISTRIES, INC. 1774184
THE SMITHS FALLS GOLF AND
COUNTRY CLUB, LIMITED 72872
2010-02-03
VOICE OF HOPE OUTREACH MINISTRIES INC. 1774069

(143-G070) Katherine M. Murray
Director/Directrice

Marriage Act Loi sur le mariage

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

January 25 - January 29

NAME	LOCATION	EFFECTIVE DATE
MacQuarrie, Kenneth	Thorold, ON	27-Jan-10
Jeffs, Sandra	Kingston, ON	27-Jan-10
Jeffs, G. Cameron	Kingston, ON	27-Jan-10
Margles, Miriam	Toronto, ON	27-Jan-10
Hall, Adam	West Lorne, ON	27-Jan-10
Carey, Gregory	Stoney Creek, ON	27-Jan-10
Jones, Trevor	North Bay, ON	27-Jan-10
Jacques, Patrick Elie	Ajax, ON	27-Jan-10
Breithaupt, Ruth Anne	Waterloo, ON	27-Jan-10
Jensen, Allan Martin	Acton, ON	27-Jan-10

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:

NAME	LOCATION	EFFECTIVE DATE
Scott, Daniel Earl Matthew	Norwich, ON	28-Jan-10
Emery, David	Mississauga, ON	28-Jan-10
Davis, Erica	Guelph, ON	28-Jan-10
Heezen, Rudolf H.	Whitby, ON	28-Jan-10
Morrison, Heather	Thunder Bay, ON	28-Jan-10
Restivo, Maurice	Toronto, ON	28-Jan-10
Rosato, Vincenzo	Thornhill, ON	28-Jan-10
Guindon, Roger	Ottawa, ON	28-Jan-10
Hardy, Nancy	Toronto, ON	28-Jan-10
Lowry, Thomas	Barrie, ON	28-Jan-10
Poelzer, Victor	Kettleby, ON	28-Jan-10
Pakravan, Payam	Toronto, ON	28-Jan-10
Balfe, Mark	Toronto, ON	28-Jan-10
Miller, John	Kitchener, ON	28-Jan-10
Schumm, Steven	Hamilton, ON	28-Jan-10

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

(143-G071)

Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from January 25, 2010 to January 31, 2010 under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 25 janvier 2010 au 31 janvier 2010, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
ABADIR, PATRICK.SHEHAB.	MAKAR, PATRICK.SHEHAB.
AGIDEW, SAMRA.	MESSINEZIS, SAMRA.MARIA.
AHMAD, YAZEED.	GEORGIOS.
	BUKHARI, YAZEED.AHMAD.

PREVIOUS NAME	NEW NAME
AL OBAIDI, HAJAR.	MUSTAFA, HAJER.
AL-BUKHARI, AHMAD.	BUKHARI, AHMAD.
FADHLUDDI.	FADHLUDDIN.
AL-BUKHARI, HEND.AHMAD.	BUKHARI, HEND.AHMAD.
AMPADU, DOROTHY.A.O.	ASIAMAH, NANA.OWIAFEWA.
ARMITAGE, WILSON.	STEVENSON, BARBARA.
ROBERT.	ELAINE.
ASHRAF, MUNIZA.	ASHRAF, MUNA.SONIA.
ASMAR, RASHO.	HAJI, ASMAR.
AU, WAIN.SY.	AU, ANTHEA.WAIN.SY.
AU, WAIN.YEE.	AU, KATHY.WAIN.YEE.
AUDISHO, SARKES.	AUDISHO, ODISHO.SARKES.
BACKSTRAND, GINGER.LYNN.	BARON, GINGER.LYNN.
BAILEY, MAMUSH.	BAILEY, JUDAH.MAMUSH.
ROBIN.	JAMES.
BASKARAN, NIRUJANA.	BASKARAN, JENNU.
BAYER-ORGILL, STEPHANIE.	BAYER, LYNETTE.
LYNETTE.	ANNE.
BEDARD, ERIN.MARIE.	STOCKFORD, ERIN.MARIE.
BURKE, TARIKUA.JEREMY.	BURKE, TARIKUA.NAOMI.
CAN-NGUYEN, CAMILLE.	NGUYEN, CAMILLE.
ÉLISABETH.	ÉLISABETH.
CAO, JIA.LIN.	CAO, AMY.JIA.LIN.
CARBINO, BRITTANY.GRACE.	DURETTE, BRITTANY.GRACE.
CARLETON, KYLE.ALAN.	STONE, KYLE.ALAN.
CARTER, JULIE.	HETHERINGTON-FIELD, JULIE.
ANN.	ANN.
CHABOT, ETHAN.COLE.	ROSE, ETHAN.COLE.
CHVAETSKI, GRIGORI.	SHVAETSKY, GREGORY.
CLYKE, BRIDGET.MARY.	TAYLOR, BRIDGET.MARY.
COSTA, MARIA.OSMAR.	COSTA, AMADA.MARIA.
ANDRADE.	ANDRADE.
DAVIES-VINCENT, LORI.GWEN.	DAVIES, LORI.GWEN.
DAVY, CHEIMENE.SEMONE.	DAVY, KIARA.SHNLEISE.YEE.
DENG, LING.	LI, LINDY.
DERBY, HUGH.CHARLES.	DERBY, EUAN.CHARLES.
RONALD.	RONALD.
DIMASSI, RON.ABEL.	ESSAHLY, OMRAN.
DIMITRIJEVIK, ANITA.	DIMITRIJEVIC, ANITA.
DIMITRIJEVIK, DRAGAN.	DIMITRIJEVIC, DRAGAN.
DIMITRIJEVIK, OGNJEN.	DIMITRIJEVIC, OGNJEN.
ELMS, BERTHA.DAWN.	ELMS, DAWN.
ENCOMIENDA.	CONDONAR, DOROTHY.
DOROTHY.C.	DELIGENTE.
ENCOMIENDA, LEOJ.DARIEL.	CONDONAR.
CONDONAR.	LEOJ.
FANTL, NADEZDA.	FANTL, NADJA.
FASSEH, FADIEE.	DAWOOD, FADI.EMAD.FASSEH.
FASSEH.	DAWOOD, RAMI.EMAD.
RAMI.	FASSEH.
FASSIH.	DAWOOD, FARAH.EMAD.
FARAH.	FASSEH.
FERGUSON, HEATHER.	CHAVUSON, HEATHER.
ELIZABETH.	ELIZABETH.
FERNEYHOUGH, MARY.	BANY, MARY.
CATHERINE.	CATHERINE.
FONACIER, MARIA.LUISA.	CHAU, MARIA.LUISA.
VASQUEZ.	FONACIER.
FORGHANIAN-ARANI, ARASH.	ARANI, ARASH.MARK.
FORTIN GILMAN, TRISTAN.	GILMAN,
JOSEPH.HÉBERT.	TRISTAN.
FREITAS LOPES	MOUSINHO DE OLIVEIRA,
SANTOS, ANA.	ANA.PAULA.DE.FREITAS.
PAULA.	LOPES.DOS.SANTOS.
GANDHI, PRIMROSE.	MEECHAN, PRIMROSE.
GAULIN, JOSEPH.EUGENE.	GAULIN, LOUISE.MARIE.
EMILE.GILLES.	JULIETTE.YVONNE.
GEMALMAZ, EMRE.TANER.	WILSON, TONY.
GERASIMOV, KETRIN.	GERASIMOV, CATHERINE.
GOLLOHER, MARGARET.	DORGAN, MARGARET.MARY.
MARY.AGNES.	AGNES.
GOULET, BYRSON.MAURICE.	GOULET, BRYSON.MAURICE.
GWYNN, COLE.EVAN.	JOHNSON, COLE.EVAN.
GWYNN, DARRIN.WILLIAM.	JOHNSON, DARRIN.WILLIAM.
GWYNN, GEORGIA.RYLEIGH.	JOHNSON, GEORGIA.RYLEIGH.

PREVIOUS NAME

NEW NAME

HAMAD, JEHAD.
 HE, ZI.CHENG.
 HEHR, SMIT.
 HOSKINS, JACQUELEEN.ANN.
 HUANG, MING.XING.
 HUSSAIN, WAJAHAT.
 HUSSEIN, SAGAL.AHMED.
 IGINLA, OKOCHA.PATIENCE.
 IMTIAZ, MAHAM.
 JUSTO, DUNNYA.MARIA.
 KAKZANOV, VERA.
 KAPOOR, RASHMI.
 KIFUEMENO,
 SEBASTIEN.
 KORIGAN-LINDSAY,
 BRANWEN.HAZEL.
 KOVACEV, SONJA.
 KUMARJIT, BISSOONDAI.
 LAFOND-WALROND-PIGGOTT,
 ANIESHA.ELIZA.
 LAM, THI.THU.THAO.
 LIM, JONATHAN.MARK.
 ALEXANDER.LAU.SIU.KAYE.
 LIU,
 NA.
 LIU, YING.XIAN.
 LUCIER, BRETT.MORRIS.
 MELOCHE.
 LYONS, JULIA.YVETTE.LILA.
 MAGUIRE, HELLE.
 MAMUJI, SAMIMA.
 GULAMMAHMAD.
 MANKOO, JASMOHAN.SINGH.
 MASSEY, ELIZABETH.ANNE.
 MICHAEL, BENJAMIN.
 MIN, WAI.
 MITRESKI, PENCO.
 MUNGAL, NARDINE.NEIHLET.
 MYINT, TIN.OO.
 N GOGANI,
 MAHMOUD.
 NADIR, MARIA.
 NADIR, MARYOU.
 NGUYEN, HUU.THINH.
 NGUYEN, TRUNG.HIEU.DANI.
 NGUYEN, VIET.
 TRUNG.
 NKRUMAH,
 EWURAFUAH.
 AMOAH.
 O CUIRRIN, SEAMUS.PADRAIG.
 OKOYE, IFEOMA.BRIDGET.
 OLDFORD, ETHEL.MARGARET.
 MARY.
 PANAGIOTOPOULOS, TERESA.
 PARASKEVOPOULOU,
 GEORGE.
 PATHAMMAVONG, PRAKAT.
 PLANTE, BRAYDEN.CHARLES.
 DUDLEY.
 PLANTE, CODY.RENÉ.DUDLEY.
 PLANTE, GENEVIEVE.
 KATHARINA.
 PRÉVOST, STÉPHANIE.
 FRANÇOISE.ELIZABETH.
 RAJABI, MAHBOUBE.
 RAMZI, SARKES.
 REGMI, AVI.
 REMPEL, ADAM.JOHN.
 RYCKMAN, RODD.COLIN.
 THOMAS.
 SALMAN, SHAHIDA.
 SANDOUK, HABIB.
 SARKES, AUDISHO.HAJI.
 SCHENK, CHRIS.RYAN.

HAMAD, CHAD.JEHAD.
 HO, BRUCE.ZEASON.
 HEHR, SUMEET.
 PARKINSON, JACQUELEEN.ANN.
 LI, MATHEW.
 RAFIQI, WAJAHAT.HUSSAIN.
 DORÉ, SAGALINA.COCO.
 OKOCHA, PATIENCE.
 CHEEMA, MAHAM.IMTIAZ.
 JUSTO, DANIA.MARIA.
 KAKZANOV, VERED.VERA.
 AURORA, RASHMI.
 KINGANI, SEBASTIEN.
 GALVANI.
 LINDSAY, BRANWEN.
 HAZEL.
 KOVACEV, SONJA..
 KUMARJIT, ANITA.
 LAFOND-PIGGOTT, ANIESHA.
 ELIZA.
 LAM, THAO.
 HAYASHI, JONATHAN.MARK.
 ALEXANDER.
 BECKERLEG, WEIWEI.
 CORINNE.
 LIU, ERIC.YING.XIAN.
 MELOCHE, BRETT.
 MORRIS.
 LYONS, LILA.POPPY.YVETTE.
 HANSEN-BOYD, HELEN.
 BEMAT, SAMIMA.
 MOHAMMAD.SAEED.
 MAANKU, JASMOHAN.
 MASSEY, ANNE.VIVIAN.
 GUNADI, BENJAMIN.MICHAEL.
 WAI, KEVIN.
 MITREVSKEY, PETER.
 MUNGAL, NADINE.NIHLET.
 MYINT, EDWIN.TIN.OO.
 NAYEBZADEH GAVGANI,
 MAHMOUD.
 BIHNAM, MARIA.NADIR.
 BIHNAM, MARIO.NADIR.
 NGUYEN, THINH.
 NGUYEN, DANNY.
 LIVINGSTONE, LIEM.TRUNG.
 VIET.MACCORMICK.
 SACEY, ESTHER.
 EWURAFUAH.AMOAH.
 NKRUMAH.
 CURRAN, SEAMUS.PATRICK.
 CHIOBI, IFEOMA.BRIDGET.
 RICHARDS, ANGELA.BLAIR.
 NIKITA.
 MIELNICZUK, TERESA.
 PARASKEVOPOULOS,
 GEORGE..
 FONG, PAUL.
 BOYLE, BRAYDEN.CHARLES.
 DUDLEY.
 BOYLE, CODY.RENÉ.DUDLEY.
 PLANTE-BOYLE, GENEVIEVE.
 KATHARINA.DUDLEY.
 BOREK, STÉPHANIE.
 FRANÇOISE.ELIZABETH.
 RAJABI, YASMIN..
 AUDISHO, RAMZI.SARKES.
 REGMI, AVISEK.
 REMPEL, JOSHUA.JOHN.
 SCHAMERHORN, COLIN.
 THOMAS.
 PARVEEN, SHAHIDA.
 SANDOUK, JEAN.H.
 HAJI, SARKES.AUDISHO.
 LEADER, CHRIS.RON.

PREVIOUS NAME

NEW NAME

SCHRAEDER, JOHN.WAYNE.
 SCOTT, NOLAN.JOSEPH.
 SEKHON, GURINDER.
 BIR.
 SENADIERA, M.
 KANKANAMALAGE.
 SHEIKH, SAJID.MUBEEN.
 SHIN, WAI.SHIN.
 SI, BING.XIU.
 SI, JUN.YAN.
 SIRVAGE, KYLE.
 ANDREW.
 SITU LIN, RICHARD.
 SIU, SAMUEL.
 SIN-PUI.
 SLAVOVA, STOILKA.ILIEVA.
 SOSNICKI, RILEY.AUSTIN.
 SRENG, KIM.HIEK.
 STRATACO, ANTHONY.JAYDEN.
 SWAMY, RAVI.KARUNANIDHI.
 THAMBIRAJAH, SUJEETHA.
 TIN, SAW.
 TOMAS, LORENZO.
 MIGUEL.
 TROTTER, ELIZABETH.ANN.
 TUGBY, REGINALD.GARY.
 WARD, PATRICK.ROBERT.
 DAVID.
 WEI, ZHI.TAO.
 WHITEHEAD, MARC.
 SAMUEL.
 WICKLUND, MENA.LESLIE.
 WOLDESENBET, PAULOS.
 KIFLE.
 WOLDESENBET, TIGIST.KIFLE.
 WONG, KIN.POON.
 YASUDA, ERI.
 YENNY, YENNY.
 YOON, MYUNGSUNG.
 ZARSHENAS, POYA.
 ZEMAN, MARK.JOSEPH.
 FRANK.
 ZHANG, BEI.CHEN.
 ZHANG, ZE.JIA.
 ZHOU, XIAO.MEI.

SCHROEDER, JOHN.WAYNE.
 MORIARTY, NOLAN.JOSEPH.
 SEKHON, GURINDERBIR.
 SINGH.
 SENADIERA,
 ARUNI.
 RODRIGUES, RAPHAEL.
 WAI, OLIVIA.
 LIU, LINDA.SI.
 LIU, ARICK.SI.
 SAUVE, KYLE.SEBASTIEN.
 MAURICE.
 SITU, RICHARD.
 SIU, SAMUEL.TIMOTHY.
 WING-SUM.
 BOND, ILKA.ILIEVA.
 WALSH, RILEY.AUSTIN.
 MONK, KIM.HIEK.SRENG.
 LABBATE, ANTHONY.JAYDEN..
 MUDALIAR, RAVI.
 JANAKAN, SUJEETHA.
 WAI, CYNTHIA.
 ROBINSON, LORENZO.
 MIGUEL.TOMAS.
 LOMAS, ELIZABETH.ANN.
 TUGBY, GARY.REGINALD.
 HODDER, PATRICK.ROBERT.
 DAVID.
 BECKERLEG, TAO.WEI.
 KELL WHITEHEAD, MARC.
 SAMUEL.
 SAUNDERS, MENA.LESLIE.
 KIFLE,
 PAULOS.
 KIFLE, TIGIST.
 WONG, ANTHONY.KIN.POON.
 STAM, ERI.
 GUNADI, YENNY.ASUNTA.
 CHOI, RACHEL.MYUNGSUNG.
 ZAR, RAYMOND.
 ZEMAN, MARCO.JOSEPH.
 FRANK.
 ZHANG, JASON.
 ZHANG, OLIVIA.
 ZHOU, SALLY.

(143-G072)

JUDITH M. HARTMAN,
 Deputy Registrar General/
 Registraire générale adjointe de l'état civil

**ORDER OF MINISTER OF HEALTH AND LONG-TERM CARE
PURSUANT TO SUBSECTION 45(2.3) OF THE
HEALTH INSURANCE ACT, R.S.O. 1990, c. H.6**

WHEREAS the Minister of Health and Long-Term Care (the "**Minister**") made an order pursuant to subsection 45(2.1) of the Health Insurance Act (the "**Act**") dated October 29, 2009 and published in The Ontario Gazette on November 7, 2009 (the "**Order**");

AND WHEREAS the Minister has received the advice of the General Manager, as defined in section 1 of the Act;

AND WHEREAS the Minister considers it in the public interest to do so;

NOW THEREFORE, pursuant to subsection 45(2.3) of the Act, an order to cancel the Order is made;

AND FURTHER, this Order shall be effective on February 13, 2010.

SIGNED at Toronto in the Province of Ontario
on the 3rd day of February, 2010

The Honourable Deb Matthews

(143-G073)

**Applications to
Provincial Parliament — Private Bills
Demandes au Parlement
provincial — Projets de loi d'intérêt privé**

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2
Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. DEBORAH DELLER,
Clerk of the Legislative Assembly.

Applications to Provincial Parliament

1518186 ONTARIO INC.

NOTICE IS HEREBY GIVEN that, on behalf of 1518186 Ontario Inc. application will be made to the Legislative Assembly of the Province of Ontario for an Act to revive the Corporation 1518186 Ontario Inc.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

Dated at Belleville, Ontario, this 15th day of January, 2010.

1518186 Ontario Inc.
Per:
O'Flynn Weese LLP
Matt Gemmell
65 Bridge Street East
Belleville, Ont. K8N 1L8

(143-P032) 5,6,7,8

NOTICE IS HEREBY GIVEN that an application on behalf of Big Bay Resort Association will be made to the Legislative Assembly of the Province of Ontario for an Act to continue the Association as a corporation without share capital and to which all persons having a real property interest in the four season resort to be developed at Big Bay Point, in the Town of Innisfil, Ontario will be members. The Act will require all members of the Association to be bound by its general bylaw which, amongst other things, will allocate votes and fee obligations amongst its members. The Big Bay Resort Association will manage and maintain the public lands and amenities at the resort and will provide a number of services that enhance the resort for the benefit of its members, resort guests and the general public.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person having an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario M7A 1A2.

Dated this 25th day of January, 2010

Big Bay Resort Association
by: Jeffrey P. Shankman
Secretary

(143-P048) 6,7,8,9

**Corporation Notices
Avis relatifs aux compagnies**

**2181944 Ontario Ltd.
Ontario Corporation No. 002181944**

TAKE NOTICE CONCERNING WINDING UP OF 2181944 Ontario Ltd., Date of Incorporation: August 14, 2008, Liquidator: Ronald D. Perron, Address: P.O. Box 24, 410 Grenfell Road, Kenogami, Ontario P0K 1T0, Appointed: January 29, 2010.

This notice is filed under subsection 193(4) of the *Business Corporations Act*. The Special Resolution requiring the Corporation to be wound up voluntarily was passed/consented to by the shareholders of the Corporation on January 29, 2010.

DATED at Kirkland Lake, this 29th day of January, 2010.

RONALD D. PERRON
Liquidator

(143-P054)

2181944 Ontario Ltd.

TAKE NOTICE concerning winding up of 2181944 Ontario Ltd., Date of Incorporation: August 14, 2008, Liquidator: Ronald D. Perron, Address: P.O. Box 24, 410 Grenfell Road, Kenogami, Ontario P0K 1T0, Appointed: January 29, 2010.

This notice is filed under subsection 205(2) of the *Business Corporations Act*. A meeting of the shareholders of the Corporation pursuant to subsection 205(1) of the Act was held on January 29, 2010.

Pursuant to subsection 205(3) of the *Business Corporations Act*, on the expiration of three months after the date of filing of this notice, the Corporation is dissolved.

DATED at Kirkland Lake, this 29th day of January, 2010.

(143-P055) RONALD D. PERRON
Liquidator

Notice To Creditors:**Re: Lofts of Walnut Hall, Inc., Joseph Jonatan and the estate of Joseph Jonatan**

NOTICE is hereby given that if you have a claim against The Lofts of Walnut Hall Inc., Joseph Jonatan or the Estate of Joseph Jonatan, please provide particulars in writing to Alan J. McMackin, solicitor, 114 Green Street, Whitby Ontario L1N 4C8, telephone (905) 666-4396 on or before February 28, 2010.

Dated at Whitby, Ontario, this 2nd day of February, 2010.

(143-P056) Alan McMackin

NOTICE TO CREDITORS AND OTHERS**IN THE ESTATE OF GARY F. THOMAS**

Notice is hereby given that all persons having claims against the Estate of Gary F. Thomas, late, of 141 Woolwich Street, Unit 407, Guelph, Ontario, who died at Guelph, Ontario, on August 26, 2009, are hereby notified to send particulars of same to the undersigned solicitor for the Estate, on or about the 31st day of March, 2010, after which date the Estate will be distributed having regard only to the claims then filed.

Dated at Guelph this 3rd day of February, 2010

(143-P057) DAVID T. STARR, LAWYER
221 Woolwich Street
Guelph, Ontario, N1H 3V4
Solicitors for the Estate Trustee.
519-824-9690 (phone)
519-824-7394 (fax)

**1477959 ONTARIO INC.
ONTARIO CORPORATION NO. 1477959**

TAKE NOTICE CONCERNING WINDING UP OF 1477959 ONTARIO INC.: Date of Incorporation: October 3, 2001. Liquidator: George Croft, c/o 675 Riverbend Drive, Kitchener, ON, Canada, N2K 3S3. Appointed: November 12, 2009.

This notice is filed under subsection 205(2) of the *Business Corporations Act* (Ontario). The Special Resolution requiring the Corporation to be wound up voluntarily was passed/consented to by all of the shareholders of the Corporation on the 12th day of November, 2009, and the Final Meeting of Shareholders was held on the 29th day of January, 2010.

DATED at Kitchener, Ontario, this 29th day of January, 2010.

(143-P058) George Croft, Liquidator

Sale of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF GANANOQUE

Take Notice that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on 25 March 2010, at the Gananoque Town Hall, P.O. Box 100, 30 King St E, Gananoque, Ontario K7G 2T6.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Town Hall, 30 King St E, Gananoque.

Description of Lands:

Roll No. 08 14 000 010 32901 0000; PIN 44252-0086(LT) Part Lot 11 Concession 1 Leeds designated Part 1 Plan 28R5111; Gananoque. File 08-03

Minimum Tender Amount: \$ 10,178.88

Roll No. 08 14 000 010 34480 0000; Centre Street; PIN 44250-0133(LT) Lot F Plan 170 except Part 1, 28R11578; Gananoque. File No. 08-04

Minimum Tender Amount: \$ 10,020.77

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the lands to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

Mr. James T. Edmunds
Tax/Utility Administrator
The Corporation of the Town
of Gananoque
P.O. Box 100
30 King St E
Gananoque, Ontario K7G 2T6
www.townofgananoque.com
(613) 382-2149 Ext. 114

(143-P059)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

**THE CORPORATION OF THE UNITED TOWNSHIPS OF
HEAD, CLARA & MARIA**

Take Notice that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on 24 March 2010, at the Municipal Township Office, 15 Township Hall Road, Stonecliffe, Ontario K0J 2K0.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Municipal Township Office, 15 Township Hall Road, Stonecliffe.

Description of Lands:

Roll No. 47 98 000 015 04100 0000; PIN 57042-0007(LT) PT LT 23 CON 11 HEAD AS IN R129688; HEAD, CLARA & MARIA
File 08-02

Minimum Tender Amount: \$ 4,403.75

Roll No. 47 98 000 015 10400 0000; PIN 57043-0065(LT) PT LT 27 CON B HEAD AS IN R85555 EXCEPT PT 3, 49R15518 (MTO PLAN P02585-41), EXCEPT PT 1, R109396; S/T DEBTS IN R85555; TWP OF HEAD, CLARA & MARIA File 08-03

Minimum Tender Amount: \$ 3,986.16

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the lands to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender visit www.OntarioTaxSales.ca, or contact:

Ruth Morin
Treasurer/Deputy Clerk
The Corporation of the United Townships of
Head, Clara & Maria
15 Township Hall Road
Stonecliffe, Ontario K0J 2K0
(613) 586-2526
www.townshipsofheadclaramaria.ca

(143-P060)

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Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

Tarifs publicitaires et soumission de format:

- 1) Envoyer les annonces dans le format **Word.doc** par courriel à mbs.GazettePubsOnt@ontario.ca
- 2) Le tarif publicitaire pour la première insertion envoyée électroniquement est de 75,00\$ par espace-colonne jusqu'à un ¼ de page.
- 3) Pour chaque insertion supplémentaire commandée en même temps que l'insertion initiale, le tarif est 40,00\$
- 4) Les clients peuvent confirmer la publication d'une annonce en visitant le site web de La Gazette de l'Ontario www.ontariogazette.gov.on.ca ou en visionnant une copie imprimée à une bibliothèque locale.

Abonnement:

Le tarif d'abonnement annuel est de 126,50\$ + T.P.S. pour 52 ou 53 numéros hebdomadaires débutant le premier samedi du mois de janvier (payable à l'avance). L'inscription d'un nouvel abonnement au courant de l'année sera calculée de façon proportionnelle pour la première année. Un nouvel abonné peut commander des copies d'éditions précédentes de la Gazette au coût d'une copie individuelle si l'inventaire le permet.

Le remboursement pour l'annulation d'abonnement sera calculé de façon proportionnelle à partir de 50% ou moins selon la date. Pour obtenir de l'information sur l'abonnement ou les commandes s.v.p. téléphonez le (416) 326-5306 durant les heures de bureau.

Copies individuelles:

Des copies individuelles de la Gazette peuvent être commandées en direct en ligne au site www.serviceontario.ca/publications ou en téléphonant 1-800-668-9938.

Options de paiement:

Les paiements peuvent être effectués au moyen de la carte Visa, MasterCard ou Amex, ou chèques ou mandats fait à l'ordre du MINISTRE DES FINANCES. Toute correspondance, notamment les changements d'adresse, doit être adressée à :

LA GAZETTE DE L'ONTARIO

50 rue Grosvenor, Toronto (Ontario) M7A 1N8

Téléphone (416) 326-5306

Paiement-Annonces:

Pour le traitement rapide les clients peuvent faire leur paiement au moyen de la carte Visa, MasterCard ou Amex lorsqu'ils soumettent leurs annonces. Les frais peuvent également être facturés.

MINISTÈRES DU GOUVERNEMENT DE L'ONTARIO S.V.P. NOTEZ

Il est possible de payer par carte d'achat du ministère ou par écriture de journal. Les paiements par écriture de journal sont assujettis aux exigences de facturation d'IFIS. S.V.P. communiquez avec le bureau de la Gazette au 416 326-5310 ou à mbs.GazettePubsOnt@ontario.ca.



Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at mbs.GazettePubsOnt@ontario.ca

Advertising rates and submission formats:

- 1) Please submit all notices in a **Word.doc** format to: mbs.GazettePubsOnt@ontario.ca
- 2) For a first insertion electronically submitted the basic rate is \$75 up to ¼ page.
- 3) For subsequent insertions of the same notice ordered at the same time the rate is \$40 each.
- 4) Clients may confirm publication of a notice by visiting The Ontario Gazette web site at: www.ontariogazette.gov.on.ca or by viewing a printed copy at a local library.

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The annual subscription rate is \$126.50 + G.S.T. for 52 or 53 weekly issues beginning the first Saturday in January, payable in advance. In-year new subscriptions will be pro-rated for the first year. A new subscriber may order back issues of the Gazette at the single-copy rate as inventory permits.

Refunds for cancelled subscriptions will be pro-rated from 50% or less depending upon date. For subscription information/orders please call (416) 326-5306 during normal business hours.

Single Copies:

Individual Gazette copies may be ordered on-line through the website at www.serviceontario.ca/publications or by phone at 1-800-668-9938.

Payment Options:

Subscriptions may be paid by VISA, AMEX or MasterCard or by Cheque or Money order payable to THE MINISTER OF FINANCE. All subscription enquiries and correspondence, including address changes, should be mailed to:

THE ONTARIO GAZETTE

50 Grosvenor Street, Toronto, Ontario M7A 1N8

Telephone: (416) 326-5306

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For fastest processing clients may pay by VISA, AMEX or MasterCard when submitting notices. Charges may also be invoiced.

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Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

Bryan D. Binette (Binette Bus Lines)

28 Beauvoir Rd., Box 48, Lavigne, ON P0H 1R0

Applies for an extra-provincial operating licence as follows

For the transportation of passengers on a chartered trip from points in the Districts of Nipissing and Sudbury and the City of Greater Sudbury to the Ontario/Québec and Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there shall be no pick-up or discharge of passengers except at point of origin.

14717

Applies for a public vehicle operating licence as follows:

14717-A

For the transportation of passengers on a chartered trip from points in the Districts of Nipissing and Sudbury and the City of Greater Sudbury.

14717-B

Applies for an amendment to public vehicle (school bus) operating licence PVS-6624 as follows:

For the transportation of students for:

1. The Nipissing- Parry Sound Catholic District School Board;
2. Conseil Scolaire Catholique Franco-Nord;
3. Near North District School Board; and
4. Conseil scolaire public du Nord-Est de l'Ontario,

under contract with the Nipissing-Parry Sound Student Transportation Services, between points in the Districts of Nipissing and Parry Sound and schools under the jurisdiction of the aforesaid School Boards and the Nipissing-Parry Sound Student Transportation Services.

PROVIDED THAT chartered trips be restricted to school purposes and only for the schools under the jurisdiction of the aforesaid School Boards and the Nipissing-Parry Sound Student Transportation Services.

FELIX D'MELLO

(143-G074)

Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act

Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning

this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.



Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2010-02-20	
ACRNUM INC.	002096566
ALL-WAY PLUMBING INC.	001692121
ALTO BASSO SUPPER CLUB INC.	001691167
AMBAR PROPERTY CARE INC.	002095993
ASSESSMENT CENTRES NETWORK INC.	002098592
ATHERTON KOVACIC MARKETING LTD.	001691024
AYA CONTRACTING & TRADING LTD.	002096694
BAVANY TRANSPORT LTD.	002096505
BBWS TORRES INC.	001691594
BIG CITY SQUAD LTD.	001405929
BILLMAR CONSTRUCTION LIMITED	002095879
BW&W CONSULTING INC.	002095510
CAFE TOULOUSE INC.	002097660
CAMEO TRADING INC.	002098015
CANEX INTERNATIONAL SOLUTIONS INC.	001691079
CDX ACQUISITION CORP.	001693664
COUNTRYWIDE LESLIE & ASSOCIATES INC.	001266954
ENCON CONTROLS LTD.	002095738
ETS TRADING LTD.	001693655
EUROPEAN ARCHES & SHUTTERS INC.	001691195
FIRST CHOICE INTERNATIONAL LTD.	001693524
FOUR SEASONS BUILDING RENOVATORS LTD.	000673997
FRANK ROY CONSULTING INC.	001693595
G SOURCE AUTOMOTIVE INC.	002095949
GOLD LINE FINE CARS INC.	002098514
GREENWOOD INTERNATIONAL INC.	001692004
HIGHER DEFINITION INC.	002096813
HOMESOURCE ONTARIO LTD.	001691491
INTERNATIONAL GENERAL SUPPLIERS LTD.	001395280
KAVANA GROUP INC.	002096320
KYSCO INC.	002097082
LIQUIDATION DISCOUNT 4:U INC.	001691660
LNN HOLDINGS INC.	002096159
MAMBET INC.	001566259
MIDNIGHT MOON ASSOCIATES INC.	002097802
MITECC INC.	000982920
MORGAN METAL RECYCLERS LTD.	002097172
NATIONAL GUARD AND PATROL SECURITY INC.	001653143
NOORSTAR TELECOMMUNICATIONS INC.	001694925
NOVO TOOLS AND MOULDS INC.	002098319
OVER THE ROAD LOGISTICS INC.	002096215
PENCOR FOODS INC.	001006297
PRIMROSE LANDSCAPING INC.	001693057
R & B INVESTMENTS ONTARIO INC.	001691867
RAFINA HARDWOOD FLOORS INC.	002096345
RANA NURSERIES & PRODUCE LTD.	001691164
ROSTREVEOR VENTURES FUND INC.	002095507
RUN 7 ENTERPRISES INC.	001693746
SAHARA ENTERTAINMENT GROUP INC.	002096522
SANDHU CARRIERS INC.	002004693
SCHLICHTER TRANSPORT INC.	002096342
SCI3 HOLDINGS INC.	002098440
SECURITY BOOT CAMP INC.	001691470
SERIOUSLY SCREWED AND SANDED INC.	002096365
SHELDON BENJAMIN PROFESSIONAL CORPORATION	002097484
SIBYL INTERNATIONAL INC.	001693093
SINJUL NOMINEES LIMITED.	001691109
SKILTON KITCHENS INC.	001109588
SMBI CONSULTING INC.	001686785
SOMERSET SALES INC.	001048651
SPRINGS OF LIFE EMPLOYMENT SERVICES INC.	001693114
STANLEY TRANSPORT INC.	001692209
THE REALTY SHOPPE LIMITED	000342242
TWO LITTLE PICKNEYS INC.	001691420
UNTOUCHABLE CLEANERS INC.	001536718
V & K GROUP INC.	002097853
VAL MOTORS LTD.	001691841

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
VITRO INSULATED GLASS LIMITED	002096508
VIVIDE ENTERPRISE INC.	002098357
WIKI CONCEPTS INC.	002096582
WOJUNG CANADA INCORPORATED	001694908
WORLDWIDE TRACKING INC.	001694846
YARD WORKS LANDSCAPES LTD.	002098257
1111905 ONTARIO INC.	001111905
1238094 ONTARIO LTD.	001238094
1377174 ONTARIO INC.	001377174
1467696 ONTARIO LTD.	001467696
1469245 ONTARIO LIMITED	001469245
1652652 ONTARIO INC.	001652652
1687560 ONTARIO INCORPORATED	001687560
1687627 ONTARIO LTD.	001687627
1690058 ONTARIO LTD.	001690058
1691147 ONTARIO INC.	001691147
1691457 ONTARIO INC.	001691457
1691558 ONTARIO LIMITED	001691558
1691760 ONTARIO LTD.	001691760
1691771 ONTARIO INC.	001691771
1691809 ONTARIO INC.	001691809
1691810 ONTARIO INC.	001691810
1691951 ONTARIO LIMITED	001691951
1691977 ONTARIO INC.	001691977
1692008 ONTARIO INC.	001692008
1692022 ONTARIO LIMITED	001692022
1692242 ONTARIO LIMITED	001692242
1692248 ONTARIO INC.	001692248
1693154 ONTARIO INC.	001693154
1693499 ONTARIO LTD.	001693499
1693604 ONTARIO INC.	001693604
1900 BAYVIEW LIMITED	002097086
2F STEAK HOUSE INC.	001691441
2024616 ONTARIO LIMITED	002024616
2070250 ONTARIO LIMITED	002070250
2095506 ONTARIO LIMITED	002095506
2095907 ONTARIO LTD.	002095907
2096229 ONTARIO LIMITED	002096229
2096475 ONTARIO INC.	002096475
2096678 ONTARIO INC.	002096678
2096683 ONTARIO LIMITED	002096683
2096765 ONTARIO INC.	002096765
2097048 ONTARIO INC.	002097048
2097186 ONTARIO INC.	002097186
2097218 ONTARIO INC.	002097218
2097486 ONTARIO LIMITED	002097486
2097507 ONTARIO INC.	002097507
2097654 ONTARIO INC.	002097654
2097677 ONTARIO LTD.	002097677
2097922 ONTARIO INC.	002097922
2098000 ONTARIO INC.	002098000
656553 ONTARIO LIMITED	000656553
854032 ONTARIO INC.	000854032

(143-G075)

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

**Cancellation of Certificate of Incorporation
(Corporations Tax Act Defaulters)
Annulation de certificat de constitution
(Non-observation de la Loi sur
l'imposition des sociétés)**

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la société	société en Ontario

2010-01-25

A. & P. MOBILE SIGNS INC.	002003664
A. A. A. CASH CONTROL SYSTEMS LIMITED	000338448
A.S. SUPERMARKET AND HALAL MEAT INC.	002061116
ADEKX LTD.	001590380
AJAX AUTO BODY LIMITED	001247532
AL HARAZI HOLDINGS INC.	001614884
AMBER TECHNOLOGY LTD.	001140323
BARCLAYS DE ZOETE WEDD ASSET MANAGEMENT CANADA LIMITED	001111526
BENTON & SEYMOUR COMPANY LTD.	001332535
BRIKK GROUP INC.	002075031
BRYTHON & BRANDON INVESTMENTS INC.	001374847
CAALM TRUCKING INC.	002081981
CEDAR RIDGE GLASS & ALUMINUM LTD.	001586451
COFRESI HOLDINGS LTD.	000957632
CROWN TOWING SERVICES INC.	001477266
CYBERAAAG CITY LTD.	001534891
DA PLACE 2B INC.	002021024
DESJA FOODS INC.	001381580
DOUGHCO INC.	000784637
FISHBAIN HOLDINGS (OTTAWA) LTD.	000297900
FRED BIRD & ASSOCIATES LIMITED	000376869
GLOBALMAXX TECHNOLOGIES INC.	001283823
GOLDEN GATE MANAGEMENT INC.	001594494
HARTWELL INDUSTRIES INC.	000572910
HIGH ASPIRATIONS LTD.	001636799
INFINITELY GOLD INC.	001064965
J. C. MORLEY ENTERPRISES LIMITED	000603700
JOHNSON CUTTING & GARMENTS LIMITED	001018480
JORGE COUTO PAVING LTD.	000423485
K.K. CHAN FAMILY HOLDINGS INC.	000730405
KARMA SOLUTIONS & SYSTEMS INC.	001406290
KING ENERGY MANAGEMENT INC.	002029348
LACEWOOD TELEVISION DISTRIBUTION INC.	001222196
LACONGOLAISE INC.	001472329
LADY PICTURES INC.	001129669
LARLIN HOLDINGS INC.	000968413
LEMON CELLO GELATO INC.	001601875
M.N.H CONSULTANTS INC.	001446517
MAIO'S CATERING INC.	001424334
MARLATT INC.	001025912
MASON PROJECT MANAGEMENT INC.	002070486
MCMORROW WARRANTY SOLUTIONS INC.	001445581
MP & K ASSOCIATES LTD.	001565247
NORTH SHORE INDUSTRIES CANADA INC.	002021332
OLDFIELD LTD.	001033841
PARAMOUNT TYPESETTING COMPANY LIMITED	000092084

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la société	société en Ontario
PAY RITE AUTO SALES INC.	001352091
PHOENIX BIOMOLECULAR CORPORATION	001566609
PMD TRUCKING INC.	001617158
PONTE INTERIORS LTD.	000680505
PORVIT MASONRY LIMITED	001516323
PRESPA INFOSYS INC.	002073549
R&K INVESTMENTS LTD.	002005797
RENDEZVOUS DANCE STUDIOS LIMITED	000138903
RPA NORTH AMERICA INC.	001530588
SENYSHYN CONSTRUCTION LIMITED	000463789
SMARTLINK MEDIA INC.	001571499
SPYKER INC.	001168100
SPYRILZ INC.!	002021374
STERLING PERFORMANCE CORPORATION	001182142
SUTHAN INC.	001559206
THE FIFTH COMPANY LIMITED	001301777
TRANSLAT CORPORATION	001194654
TRANSPORTATION RESOURCES PERSONNEL INC.	000918085
VALEMONT HOMES INC.	000953262
VALLEY PROPANE (OTTAWA) LIMITED	000428905
VARSITY ATHLETIC APPAREL (ERIN MILLS) CORPORATION	001366771
WILFRID B. LAMB ARCHITECTS INCORPORATED	000668932
WINCOR GRAPHICS INC.	002009936
YUCATAN INVESTMENTS LTD.	000685237
YUK-YUK'S (WINDSOR) INC.	001082419
1028857 ONTARIO INC.	001028857
1083260 ONTARIO LIMITED	001083260
1097509 ONTARIO INC.	001097509
1131052 ONTARIO LIMITED	001131052
1170488 ONTARIO INC.	001170488
1195030 ONTARIO LIMITED	001195030
1202966 ONTARIO INC.	001202966
1284571 ONTARIO INC.	001284571
1286027 ONTARIO LIMITED	001286027
1286926 ONTARIO LIMITED	001286926
1293852 ONTARIO LTD.	001293852
1315128 ONTARIO INC.	001315128
1347784 ONTARIO LIMITED	001347784
1359159 ONTARIO LIMITED	001359159
1470263 ONTARIO INC.	001470263
1488435 ONTARIO INC.	001488435
1490910 ONTARIO INC.	001490910
1491814 ONTARIO INC.	001491814
1519438 ONTARIO LTD.	001519438
1543615 ONTARIO LIMITED	001543615
1553239 ONTARIO INC.	001553239
1567491 ONTARIO INC.	001567491
1588580 ONTARIO LIMITED	001588580
1599489 ONTARIO LTD.	001599489
1601945 ONTARIO LTD.	001601945
1603633 ONTARIO INC.	001603633
1603948 ONTARIO INC.	001603948
1604261 ONTARIO INC.	001604261
1615222 ONTARIO INC.	001615222
1632558 ONTARIO LTD.	001632558
1642995 ONTARIO LIMITED	001642995
2016737 ONTARIO INC.	002016737
2028060 ONTARIO LIMITED	002028060
370060 ONTARIO LTD	000370060
372 COLLEGE INC.	002066350
537292 ONTARIO LIMITED	000537292
553518 ONTARIO LIMITED	000553518
738996 ONTARIO INC.	000738996
784657 ONTARIO INC.	000784657
796428 ONTARIO LTD.	000796428
865141 ONTARIO LIMITED	000865141
868185 ONTARIO INC.	000868185

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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891965 ONTARIO INC.	000891965
898868 ONTARIO LTD.	000898868
939913 ONTARIO INC.	000939913
988505 ONTARIO LIMITED	000988505
991999 ONTARIO LIMITED	000991999

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(143-G076)

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the Business Corporations Act has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la Loi sur les sociétés par actions, un certificat de dissolution a été inscrit pour les compagnies suivantes. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-01-18

ALIMA NETWORKS INC.	001696328
ALOHA SUN TANNING INC.	000832164
CFS DEVELOPMENTS GROUP INC.	001306584
CFY AND COMPANY LIMITED	000728237
COMPANION HOTEL MOTEL LTD.	000360727
D.M.D.C. EQUITIES LIMITED	000962594
DOMINION CABINET MAKERS LIMITED	000356945
DUNGROWTH CONSULTING INC.	002094176
FRANK J. CONNELL INC.	001600336
JAY WAT LEASING INC.	001073983
M. S. REFRIGERATION INC.	001652510
MARCHWOOD INVESTMENTS INC.	000796721
MARTINA ENTERPRISES INC.	000948504
MCINTYRE & MCLARTY INC.	000866478
MINI-MAX LTD.	001611505
MONICO PROPERTIES INC.	000891391
MOORE HAVEN WHARF INCORPORATED	000399056
MTB CANADA LIMITED	000941461
OUTDOOR ADVENTURE KIDS INC.	002071701
PAINTING TO.COM INC.	001712864
PARTS TRADING POST.COM LTD.	002152987
PHARMACY RX DRUGS INC.	002025526
SHEWHAT FALAFEL INC.	002137080
TAPSCOTT CONSTRUCTION LIMITED	001123351
UNIVERSAL AUTO & TRUCK ELECTRIC (2001) LTD.	001507226
WEST BUS LINES LTD.	000369124
1043399 ONTARIO LIMITED	001043399
1236344 ONTARIO LIMITED	001236344
1378095 ONTARIO LTD.	001378095
1443478 ONTARIO INC.	001443478
1544125 ONTARIO INC.	001544125
1546967 ONTARIO INC.	001546967
1586390 ONTARIO INC.	001586390
1637420 ONTARIO LIMITED	001637420
1640104 ONTARIO LTD.	001640104
1689062 ONTARIO INC.	001689062
1735519 ONTARIO INC.	001735519
2055928 ONTARIO INC.	002055928

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2062176 ONTARIO INC.	002062176
2119833 ONTARIO INC.	002119833
2167133 ONTARIO INC.	002167133
3-D FARMS INC.	000472821
360297 ONTARIO LIMITED	000360297
400/7 POWER CENTRE INC.	001575049
754923 ONTARIO INC.	000754923

2010-01-19

BALCOM & CHOW MANAGEMENT CONSULTANTS INC.	000869173
GLOBAL INSTITUTE OF TECHNOLOGY INC.	001398519
1387037 ONTARIO INC.	001387037

2010-01-20

APETIZING PET FOODS INC.	001513574
CAREY PRODUCTIONS LIMITED	000218168
CARTWRIGHT TELEVISION CO. LIMITED	000079564
FRIENDOOR INTERNATIONAL INC.	001256788
HENSALL LIVESTOCK SALES LIMITED	000756870
INDUCOM LEASING LTD.	000318113
KC MEDICAL CORP.	002060701
KK ELECTRICAL LTD.	002039270
MULTI-RACK STORAGE SYSTEMS INC.	001444176
NEXT GENERATION VIDEO INC.	002065323
RAY PATRY MANAGEMENT LTD.	001592142
SUNYORK REALTY GROUP INC.	000778838
TIMMINS DENTAL CERAMIC LABORATORY LIMITED	000948917
WORLD RANGE IMPORT & EXPORT LTD.	001338561
YAMAY CO. LTD.	001293014
1439516 ONTARIO INC.	001439516
1492782 ONTARIO INC.	001492782
1561171 ONTARIO INCORPORATED	001561171
1777751 ONTARIO INC.	001777751
2054653 ONTARIO INC.	002054653
2088460 ONTARIO LTD.	002088460
2147424 ONTARIO LIMITED	002147424
276197 ONTARIO LTD.	000276197
753462 ONTARIO LIMITED	000753462
999672 ONTARIO INC.	000999672

2010-01-21

DIMA ADVERTISING INC.	002125973
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2010-01-22

BACIMEX INC.	001298620
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2010-01-25

COLOUR IT WILD INC.	001200363
2082216 ONTARIO INC.	002082216

2010-01-27

D & J UNION LTD.	002020370
G. T. P. INVESTMENTS LIMITED	000107696
ISC INTEGRATED SYSTEMS & CABLING LTD.	001592911
JOHANNES MUDDE LIMITED	000211299
WINROP LIMITED	000436440
1550596 ONTARIO INC.	001550596
1629266 ONTARIO LIMITED	001629266
1703988 ONTARIO INC.	001703988
1754258 ONTARIO INC.	001754258
2133385 ONTARIO INC.	002133385
2144849 ONTARIO LIMITED	002144849
562690 ONTARIO LIMITED	000562690

2010-01-28

CHAPLEAU INSURANCE AND REAL ESTATE BROKERS LIMITED	000040934
DASSK DIMENSION MANAGEMENT CO. LIMITED	000400281
GASTON G. BRAZEAU INC.	001313132
HONOUR ROLL ACADEMY INC.	001701315
KARMARD TECHNOLOGIES CORP.	002111313
LINCOLNVIEW REALTY INC.	001164688
MR CONSTRUCTION LTD.	002035420
NEW UNITED GROUP CO. LTD.	001539721
PALIWAL INC.	001668875

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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SHANZEH INC.	001661627
UNITED FINANCIAL GROUP INC.	001679953
WASTI CONSULTING INC.	001648084
1164083 ONTARIO INC.	001164083
1401278 ONTARIO LIMITED	001401278
2112164 ONTARIO INC.	002112164
3A SOFTWARE SOLUTIONS INC.	001037274

2010-01-29

ALEX PAVING & CONSTRUCTION LTD.	001522966
BOOKS FOR LESSS INC.	002101523
BROOKS AUTO RESTORATION LTD.	001270997
CD-ROM INTERNATIONAL INC.	000936205
CREDIT VALLEY COURIER LTD.	000566601
CYMATION INC.	001231234
FIRST CANADIAN FENCE COMPANY INC.	001621873
I.H.MILLER (REAL ESTATE) LIMITED	001344831
INWOOD HOLDING CORPORATION LIMITED	000138827
JAXIAN BUSINESS SERVICES INC.	000871271
L.A. CONTRACTORS INC.	002053875
MAPLE RIDGE MANAGEMENT SERVICES CORP.	002106866
MEKM DYNAMIC GRAPHIC SOLUTIONS INC.	002103611
N.F.L.D. RESOURCES INC.	001473670
O. & V. PASTRY DELITE INC.	000523893
ORIENTAL ARTS FURNITURES CENTRE LTD.	001706419
PERSPECTIVE CANADA-IMMIGRATION SERVICES INC.	001538396
PHARMA TRIAL SERVICES INC.	001597278
SHANNON CANADA INC.	001399733
SILHOUETTE LADIES WEAR INC.	000956204
1081376 ONTARIO INC.	001081376
1138078 ONTARIO INC.	001138078
1203171 ONTARIO LTD.	001203171
1445889 ONTARIO INC.	001445889
1509601 ONTARIO INC.	001509601
1581653 ONTARIO LIMITED	001581653
1599854 ONTARIO INC.	001599854
1625385 ONTARIO LIMITED	001625385
2078348 ONTARIO INC.	002078348
2092667 ONTARIO INC.	002092667
959994 ONTARIO LIMITED	000959994

2010-01-31

EVERNEW PROTECTION INC.	001560116
P. PAPPAS HOLDINGS LTD.	002094210
THE FITNESS SOURCE INC.	001324898

2010-02-01

CHIABAI BROS. MASONRY LIMITED	000131393
COSBILD II INVESTMENTS INC.	000691893
COSBILD III MORTGAGE INC.	000825761
COSBILD INVESTMENT CORPORATION	000388490
DANRUSS CONTRACTING (1985 WINDSOR) INC.	000608219
ECSTAR INC.	001706249
GCAN LC (2009) INC.	002193118
JACK PEARCEY OIL BURNER SERVICE LTD.	000511802
PORTCULLIS GATE INC.	000667868
UNITED SALES ASSOCIATES (EASTERN CANADA) INC.	000739008
1438514 ONTARIO LIMITED	001438514
2069539 ONTARIO INC.	002069539

2010-02-02

ALSTEP GP INC.	002100232
APPLIED TRAINING PRINCIPLES INC.	000779486
BUSINESS AIR SERVICES LIMITED	000343160
CHROMEWEST INC.	001455547
CODD HOLDINGS LIMITED	000534571
CORLIA ELECTRICAL AND MINING INC.	001140713
DE LAPLANTE INSURANCE AND REALTY LIMITED	001526103
DURLER CONSULTING LTD.	002175908
FIT TO GIFT INC.	002087477
FLAT COMMISSION REAL ESTATE INC.	001697334
JOHN F. HEGGIE & PARTNERS INC.	000459265
M.O.B. FASHION INC.	001615803
MONTVEST DEVELOPMENTS LIMITED	001523709
MULTI TRADING CORP.	001711842

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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OTR HOLDINGS INC.	001310234
PROCURO SCIENTIFIC INC.	002173175
SIMPLY BLEU INC.	001350668
WINPPO CO. LTD.	002034323
1310062 ONTARIO INC.	001310062
1634475 ONTARIO INC.	001634475
1720922 ONTARIO LTD.	001720922
1728407 ONTARIO LTD.	001728407
2079835 ONTARIO LIMITED	002079835
826777 ONTARIO LIMITED	000826777

2010-02-03

CALIZON CONSULTING CORP.	001738218
CARTESIS CANADA INC.	000778695
CLARENDON IMPORTS INC.	000309165
INSTORAGE GP CORP.	002105888
MOLDING THE WORLD INC.	001358708
RETAIL SERVICES INSTITUTE INC.	001175581
S&P STAFFING LTD.	001521590
SHOE VILLAGE INC.	002132695
ZVI GELLERT DENTISTRY PROFESSIONAL CORPORATION	002131605
1125875 ONTARIO INC.	001125875
1149235 ONTARIO INC.	001149235
1549081 ONTARIO INC.	001549081
1695150 ONTARIO INC.	001695150
2135503 ONTARIO LIMITED	002135503

2010-02-04

BUBUGAO TRADING LTD.	002191519
FRESAM EXPLORATIONS LIMITED	000553420
NADEZHDA DEVELOPMENT CORPORATION LIMITED	000229531
SABZEVARI INVESTMENTS LTD.	001678146
1612565 ONTARIO INC.	001612565
2161443 ONTARIO INC.	002161443

(143-G077) KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

Notice of Default in Complying with the Corporations Information Act Avis de non-observation de la Loi sur les renseignements exigés des personnes morales

NOTICE IS HEREBY GIVEN under subsection 241(3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la *Loi sur les sociétés par actions*, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites sociétés. La date d'entrée en vigueur précède la liste des sociétés visées.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-02-04

IET INTERNATIONAL ENERGY TECHNOLOGIES CANADA LTD.	1771433
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Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-02-09

ACCELERATE HEALTHCARE CENTERS INC.	1421134
GEMINI INSURANCE AGENCY INC.	1781664
KV COLLECT INC.	1781687
1744927 ONTARIO LTD.	1744927

(143-G078) Katherine M. Murray
Director/Directrice

**Cancellation of Certificate of Incorporation
(Business Corporations Act)
Annulation de certificat de constitution en
personne morale
(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the *Business Corporation Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-02-04

AFFORDABLE MOVING AND MORE INC.	1425114
ALISWEET INC.	2110580
AVTECH INTERNATIONAL INC.	1512191
BOOTY CAMP FITNESS INC.	2185823
FIREFOX ENTERPRISES INC.	529993
FRESH GINSENG PRODUCTS INC.	2097366
GLOBAL KNOWLEDGE SOFTWARE (CANADA) LIMITED	2072955
KARMIN INVESTMENTS TRUSTEE LIMITED	1669941
MAMMA'S SHAWRMA CORP.	1778582
R. PAIGE PRICE INC.	1363762
RAWLINGS BUILDING GROUP LIMITED	1718701
STANDARD ELECTRIC ARMATURE LIMITED	58818
X-O CITY INC.	1585243
ZOYA HAIR SALON & SPA INC.	1745994
1255621 ONTARIO LIMITED	1255621
1467019 ONTARIO INC.	1467019
1528131 ONTARIO INC.	1528131
1548271 ONTARIO INCORPORATED	1548271

2010-02-08

COTE & VAN KAMPEN INC.	273157
JAG TRADE ENTERPRISES INC.	2081857
KILPATRICK FUELS LIMITED	249366
MILLENIUM CREDIT CONSULTING INC.	1377628
OVERSEASJOBZ.COM, INC.	1590008
PHILIP PINES COUNTRY CLUB LTD.	1166934
PINEWOODS ELECTRONICS CORP.	1580211
RAYSCO INC.	1491551
STRATHEARNE TERMINALS (HAMILTON) LIMITED	107665
VIC COMMUNICATIONS INC.	2143253
1625117 ONTARIO INC.	1625117
1679712 ONTARIO INC.	1679712
2147741 ONTARIO LTD.	2147741
609473 ONTARIO LIMITED	609473
886725 ONTARIO LTD.	886725

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-02-09

ACCESSORIES PERFORMANCE DEPOT INCORPORATED	1777030
FIRST EMPIRE INTERNATIONAL CO. LTD.	1688918
FOCC LTD.	1693219
GLORETECH CORP.	2008803
HERB DOC INC.	1606580
SERPOL CONSTRUCTION GROUP LTD.	1646160
1269528 ONTARIO INC.	1269528
1433672 ONTARIO INC.	1433672
1711007 ONTARIO INC.	1711007

(143-G079) Katherine M. Murray
Director/Directrice

**Cancellation for Cause
(Business Corporations Act)
Annulation à juste titre
(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that by orders under section 240 of the *Business Corporation Act*, the certificates set out hereunder have been cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, par des ordres donnés en vertu de l'article 240 de la *Loi sur les sociétés par actions*, les certificats indiqués ci-dessous ont été annulés à juste titre et, dans le cas des certificats de constitution, les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-02-04

ROCHESTER FINANCIAL LIMITED	1106999
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(143-G080) Katherine M. Murray
Director/Directrice

**Notice of Default in Complying with
a Filing Requirement under the
Corporations Information Act
Avis de non-observation de la Loi sur les
renseignements exigés des personnes
morales**

NOTICE IS HEREBY GIVEN under subsection 317(9) of the *Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Information Act* within 90 days of this Notice, orders will be made dissolving the defaulting corporations. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 317(9) de la *Loi sur les personnes morales*, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences requises par la *Loi sur les renseignements exigés des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites sociétés. La date d'entrée en vigueur précède la liste des sociétés visées.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la société	société en Ontario

2010-02-08

REGENT PARK KHADEM COMMITTEE

1690809

(143-G081)

Katherine M. Murray
Director/Directrice

Cancellation for Filing Default (Corporations Act) Annulation pour omission de se conformer à une obligation de dépôt (Loi sur les personnes morales)

NOTICE IS HEREBY GIVEN that orders under Section 317(9) of the *Corporations Act* have been made cancelling the Letters Patent of the following corporations and declaring them to be dissolved. The date of the order of dissolution precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE que, les décrets émis en vertu de l'article 317 (9) de la *Loi sur les personnes morales* ont été émis pour annuler les lettres patentes des personnes morales suivantes et les déclarer dissoutes. La date du décret de la dissolution précède le nom de la personne morale.

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la société	société en Ontario

2010-02-04

THE CHURCH SOURCE OF THE ETERNAL LIFE
IN CANADA

1774178

2010-02-08

KAGAWONG HISTORICAL SOCIETY

977083

2010-02-09

ARTISTS FOR REVOLUTION INTERNATIONAL

1748403

OLD BASTARDS VINTAGE MOTORCYCLE CLUB

1723432

OROMO COALITION AGAINST YOUTH

ALIENATION

1774106

SPORTS UNION LEARNING CENTRE

1748430

(143-G082)

Katherine M. Murray
Director/Directrice

Marriage Act Loi sur le mariage

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

February 1 - February 5

NAME	LOCATION	EFFECTIVE DATE
Watson, William	Brunswick, OH	2-Feb-10
February 4, 2010 to February 8, 2010		
Reist, Sheldon	Traverse City, MI	2-Feb-10
May 27, 2010 to May 31, 2010		
Reddekopp, Dale	Edmonton, AB	2-Feb-10
June 02, 2010 to June 06, 2010		

NAME	LOCATION	EFFECTIVE DATE
Hawkes, Mark	Abbotsford, BC	2-Feb-10
June 17, 2010 to June 21, 2010		
Secord, Thomas Alan	Waterville, NS	2-Feb-10
July 29, 2010 to August 02, 2010		
Lamont, William Graham	Newport News, VA	2-Feb-10
August 05, 2010 to August 09, 2010		
Hershey, Stephen J	Osoyoos, BC	2-Feb-10
September 30, 2010 to October 04, 2010		
Vu-Quang, Canh	Calgary, AB	2-Feb-10
September 30, 2010 to October 04, 2010		
	JUDITH M. HARTMAN, Deputy Registrar General/ Registraire générale adjointe de l'état civil	
(143-G083)		

Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from February 01, 2010 to February 07, 2010 under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 01 février 2010 au 07 février 2010, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
ABUTAY, JHASPER.	SAN BUENAVENTURA, JHASPER.ABUTAY.
AL-MUKHTAR, JENNIFER.	GEWARGIS, JENNIFER. CHRISTINA.
ALEXANDER, ALLISON ANN.	PATTERSON, ALLISON.ANN.
ALI MOHAMMAD, NAHIDA.	SADAT, ANAHITA.
AYOUB, BETHANY.DAWN.	RICHER, BETHANY.DAWN.
BADOUR, BRADLEY.JOSEPH.	CLOSS, BRADLEY.JOSEPH.
BAIRD, HEATHER.ELLEN-MARIE.	NOCLAN, HEATHER.ELLEN-MARIE.
BALASINGHAM, MEHALA.	SUTHAHARAN, MEHALA.
BASRA, RAJVINDER.KAUR.	BRAR, RAJVINDER.KAUR.
BINA, NASSER.	BINA, NOAH.NASSER.
BOAFO, EMMANUELLA.	KYEAME, ABIGAIL.
ABENA.	ABENA.
BOHONEK, PETR.	CHRISTIAN, PETER.
BOULER, HARRY.JAMES.	WOOD, JOE.HARRY.
BOUZERAR, DJAMEL.	MASSYLES, MARC.MAZIGH.
BOUZERAR, GAÏA.	MASSYLES, GAÏA.
BOYCE, SHELLEY.MAY.	BROMLEY, SHELLEY.MAY.
BRUNET, LYN.RHONDA.	BRUNET, RHONDA.LYN.
BUDHOO.	SENTHILRUBAN, NICOLE.
CHANDROUTIE.	CHANDROUTIE.
CARNIE, KRISTIN.ASHLEY.	LEY, KRISTIN.ASHLEY.
CHAUHAN, LIPI.	CHAUHAN, ADITI.
MANISHKUMA.	MANISHKUMAR.
CHENG, LEI.	CHENG, REX.
CLUNAS, COHEN.RUSSEL.	MCDUGALL, COHEN.RUSSEL.
LAWRENCE.	LAWRENCE.
COLBY, ROBIN.	KNOPF, ROBIN.
CONNOLLY-BEVINS,	ST CATHERINE, RAY'SHELLE.
MICHELLE.LUISE.	CHRISTINA.
COOPER, THOMAS.	COOPER-MILLS, THOMAS.
CHARLES.I.	CHARLES.I.
CRUPI-TZAMIAS, PINA.	CRUPI, PINA.
D'ODORICO, MARINA.ANN.	COOPER, MARINA.ANN.
DERMANI, GEZIM.	D'ERMANI, JOHN.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
DESBIEEN, MARIE RHÉA. JACQUELINE.	DESBIEEN, JACQUELINE RHEA. MARIE.	MARTINSON, LESLIE. KATHRYN.	MASTERS, LESLIE. KATHRYN.
DHALIWAL, JASNEET KAUR. DRESSER, DANIELLE NICOLLE.	GHUMAN, RASHPAL KAUR. BRODIE, DANIELLE NICOLLE.	MARTINSON, STEPHANIE. ANNE.	MASTERS, STEPHANIE. ANNE.
DUPUIS, MARCELL. ELLISON, LINDSAY LORRAINE.	DUPUIS, MARK JOSEPH. VERRIEZ, LINDSAY LORRAINE.	MERAJ, ZAINAB. MEYER, FIONA MICHELE.	ALMERAJ, ZAINAB F.A.A. MEYER COOK, FIONA..
EMMOREY, STEVEN DAVID. FARRELL, ERIKA-RITA.	EMMOREY, TIFFANY EDEN. HYNES, ERIKA-RITA.	MUSGRAVE, LISA MARIE. NEWTON, KRISTY LEIGH.	LOPEZ, LISA MARIE.. FRECH, KRISTY LEIGH.
FARS, TERESA.. FATHUMA SUMAIHA, MOHAMED MARLEEN.	COSTA, TERESA. MOHAMED MARLEEN, FATHUMA SUMAIHA.	NGUYEN, NGUYEN KHOA. NITHIANANTHARAJAH, RUBIKA.	NGUYEN, WILLIAM KHOA. KANDASAMY, RUBIKA.
FELIPE, GERARDUS. CHRISTOPHER.	NURWANDI, GERARDUS. CHRISTOPHER FELIPE.	NOGANOSH, STEPHEN. RANDAL.	RODRIGUEZ, STEPHEN. RANDALL.
FREESTONE, TRAVIS SEAN. FRYDAY, GAYNOR.	MAGEE, TRAVIS SEAN. EAGLESHAM, GAYNOR.	NUH, FATMA. PITTMAN, DILLAN DARIUS.	NUH, FATIMA MOHMOUD. CLARK, DILLAN DARIUS.
JOANNA.. GIADRESSI, KAYLEB MIRCO.	JOANNA. LEWIS, KAYLEB.	PORCHAK, TRACY LYNNE. RIAD, GEORGES ADEL.	WILSON, TRACY LYNNE. YACOB, GEORGE ADEL.
ADRIANNO. GILPIN-SLATER, JEFFREY.	ADRIANO. STAMPLECOSKI, JEFFREY.	SHOKRI. RIAD, MINA ADEL.	SHOKRI RIAD. YACOB, MINA ADEL SHOKRI.
RICHARD. GOULAIS, KIMBERLY JANE.	RICHARD. PALIN, KIMBERLY JANE.	SHOKRI. RIAD, SHIRY ADEL.	RIAD. YACOB, SHERRY ADEL.
MARIE. GRAHAM, CRAIG.	MARIE. WATERS, CRAIG MARTIN- GRAHAM.	SHOKRI. ROBDRUP, MARY-ANN.	SHOKRI RIAD. STEUER, MARY.
MARTIN. GREEN, VIVIAN ANN..	MARTIN. GREEN, DARLENE ANN.	STEUER, ANN. RYAN, JOSEPH DONOVAN.	ANN. LAURIA, JOSEPH DONOVAN.
GRUDZIEN, JOANNA. GRYBAS, BEVERLY ANNE.	TETKOWSKI, JOANNA. LAZAR, BEVERLY ANNE.	SAHAF, ABDUR RAB. SAHARI, HOMA DIANA.	SAHAF, ABDUR RAB OMAR. SAHARI SEDIQI, HOMA DIANA.
GUSEK, SAMANTHA ANN. GYIMAH, GIFTY.	NOONAN, SAMANTHA ANN. ACHEAMPONG, GIFTY.	SAID FARUK, SAID MAHBUB. SCHLAUCH, MELISSA.	SADAT, MAHBUB SAID. CRUIKSHANK, MELISSA.
HOAD, MORGAN JAMES. HOAD, WILLIAM MITCHELL.	KOOLEN, MORGAN JAMES. KOOLEN, WILLIAM MITCHELL.	LEIGH. SILK, LINDSAY JULIA.	LEIGH. WONG, LINDSAY JULIA.
HOGG, STEPHANIE SARAH. JANE.	BAKER, STEPHANIE SARAH. JANE.	SINGH, RAVINDER. SINGH, TARUN.	PABLA, RAVINDER. KUMAR, TARUN.
HOOK, OXANA. HORVATH, ROMY.	SHEVCHENKO, OKSANA. HORVATH-STARK, ROMY.	SNIDER, LISA MARIE. SUKUMARAN, ANOYAN.	SEAMES, LISA MARIE. SUKUMARAN, ANOYAN.
TAYLOR. HORVATH, SENECA.	TAYLOR. HORVATH-STARK, SENECA.	TAHAMI, SEYED HAMED. TAHAMI, SEYEDEH.	TAHAMI, HAMED. TAHAMI.
STEVENSON. HOSSAIN, MD. YASIN ARAFAT.	STEVENSON. HOSSAIN, YASIN.	NIYOOSHA. TAHAMI, SEYEDEH NOUSHA.	NIYOOSHA. TAHAMI, NOUSHA.
HOUDARD, MARY BRENDA. SHARRON.	HOUDARD, MARY BRENDA. SHARRON..	THOMAS, OMA DEAN. TORO, PAMELA MISHELLE.	THOMAS, KEVIN DEAN. CORNEJO, PAMELA MISHELLE.
HUANG, JULIE DONGJU. HUBBARD, MARCIA AUDREY.	CHONG, JULIE DONGJU. HOPE, MARCIA.	TRAVERSY, JADE KATHLEEN. COWICK.	TRAVERSY-MALLETTE, JADE. KATHLEEN COWICK.
ELIZEBETH. HUNDAL, KIRANDEEP K.	JULIANA. SINGH, KIRAN HUNDAL.	TRUONG, THUY-LOAN. MARY.	TRUONG-NGUYEN, THUY- LOAN MARY.
IDAHOSA, CARLA ASABI. BARNETT.	BARNETT IDAHOSA, CARLA. ASABI..	TURCOTTE, KELSEY MAE. TZAMIAS, CASSANDRA ROSIE.	MARTINAT, KELSEY MAE. JAME, CASSANDRA ROSIE.
IRSHAD, ASRA FAWAD. ISKENDERIAN, TAMAR.	KIDWAI, ASRA NAVED. MESROBIAN, TAMAR.	UMAR, AHMAD. VAN EKEN, LILY EVELYN.	KHAN, OMAR AHMAD. MILLMAN, LILY EVELYN.
JIN, ZHE. JOAQUIN, CHARLES MANUEL.	JIN, AARON ZHE. JOAQUIM, CHARLES MANUEL.	VAN HAEREN, MARIA SUSAN.. VAN VEEN, JOANNE MARIE.	VAN HAEREN, ALISHA MARIA. RISHWORTH, JOANNE MARIE.
JOLY, JOSEPH HERVÉ. REINALD.	JOLY, RAYNALD HERVÉ. JOSEPH.	VOS, MITCHELL ALAN. CAMERON.	LABARGE, MITCHELL ALAN. CAMERON.
KALANCHUK, ANDREA ANNA. KANDASAMY, NATASHA..	BACQUE, ANDREA ANNA. NATHAN, NATASHA.	VOUMVAKIS, SOFIA.	VOUMVAKIS, SOPHIA. VASILIKI.
KANDASAMY, NAVISH. KARUNAKARAM, KIRIJATH.	NATHAN, NAVISH. KIRIJATH, KARU.	WANG, TONGHUANG. WARD ABOUNEHME,	WANG, TOM TH. WARD,
KAUR, RAMANPREET. KHAN, MUHAMMAD AQDUS.	ATWAL, RAMANPREET. KHAN, AQDUS MUHAMMAD.	MARTHE.. WEAVER, AMEY JANE.	MARTHE.. GENTILE, AMEY JANE.
KIRSCH, RAQUEL SARAH. KULLOVA, SLAVKA.	LEVINE, RAQUEL SARAH. KULLOVA HILLS, SLAVKA.	WHALEY, EDMOND JAMES. WICKHAM, JAMES.	CORKEY, EDMUND JAMES. GUARASCIA, JAMES.
LAFFERTY, SHANNON LEAH. LAFRANCE, JOSEPHS MAURIS.	STARK, SHANNON LEAH. LAFRANCE, MAURICE.	DOUGLAS. WITT, MICHELLE.	DOUGLAS. CHAPESKIE, MICHELLE.
RENALD. LANKIN, ANDREW ERIC.	RENALD. LANKIN, ANDY ERIC.	WONG, ALYSSA WAI-YI. WONG, WING.	WONG, ALYSSA FRED WAI-YI. WONG, MICHAEL.
LAUGHLIN, EMERSON MARIE. LEE, HEYJUN.	COLE, BUFFY LYNN. LEE, JOHN HEYJUN.	CHEUNG. XIANG, YU.	WING-CHEUNG. HEUNG, ALEX YU.
LEI, MENGTING. LLOYD, ASHLEY ELIZABETH.	LEI, TINA. RATSOY, ASHLEY ELIZABETH.	ZHU, LI PING.	ZHU, TINA.
LYNN ROSE. MAHBUB, FARYA.	LYNN ROSE. SADAT, FARYA.		
MAHBUB, SAID MOSAWAR. MAHBUB, SANA.	SADAT, MSAWER SAID. SADAT, SANA.		
MAHBUB, SUHAYLA. MAHBUB, TAHMINA.	SADAT, SARAH. SADAT, TAHMINA.		
MAHEY, ABHISHEK. MAHMOOD ZADEGAN,	LAGERI, ABHISHEK MAHEY. HERBST, BEHNAZ.		
BEHNAZ. MANU, FELIX JUNIOR.	ZADEGAN. EVANS ASANTE, CASEY..		

(143-G084)

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2
Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

DEBORAH DELLER,
Clerk of the Legislative Assembly.

(8699) T.F.N.

Applications to Provincial Parliament

1518186 ONTARIO INC.

NOTICE IS HEREBY GIVEN that, on behalf of 1518186 Ontario Inc. application will be made to the Legislative Assembly of the Province of Ontario for an Act to revive the Corporation 1518186 Ontario Inc.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

Dated at Belleville, Ontario, this 15th day of January, 2010.

1518186 Ontario Inc.
Per:
O'Flynn Weese LLP
Matt Gemmell
65 Bridge Street East
Belleville, Ont. K8N 1L8

(143-P032) 5,6,7,8

NOTICE IS HEREBY GIVEN that an application on behalf of Big Bay Resort Association will be made to the Legislative Assembly of the Province of Ontario for an Act to continue the Association as a corporation without share capital and to which all persons having a real property interest in the four season resort to be developed at Big Bay Point, in the Town of Innisfil, Ontario will be members. The Act will require all members of the Association to be bound by its general bylaw which, amongst other things, will allocate votes and fee obligations amongst its members. The Big Bay Resort Association will manage and maintain the public lands and amenities at the resort and will provide a number of services that enhance the resort for the benefit of its members, resort guests and the general public.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person having an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario M7A 1A2.

Dated this 25th day of January, 2010

Big Bay Resort Association
by: Jeffrey P. Shankman
Secretary

(143-P048) 6,7,8,9

NOTICE IS HEREBY GIVEN that on behalf of Noordin Esmail, Madatali Mitha, Talib Noomohamed, Sadrudin Dharamsi and Sadrudin Sajan application will be made to the Legislative Assembly of the Province of Ontario for an Act to revive Sandringham Developments Ltd.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario M7A 1A2.

DATED at Toronto this 8th day of February, 2010.

Alan Redway, Q.C.
On behalf of applicants

(143-P061) 8,9,10,11

Corporation Notices Avis relatifs aux compagnies

HIPPO Properties Inc.
Ontario Corporation No. 1557652

TAKE NOTICE CONCERNING the winding up of Hippo Properties Inc., Date of Incorporation January 20, 2003, Liquidator: Schonfeld Inc., Address: 438 University Avenue, 21st Floor, Toronto, Ontario, M5G 2K8, Appointed: January 29, 2010.

This notice is filed under subsection 210(4) of the *Business Corporations Act*. The court has appointed the above named as the liquidator of the corporation.

DATED at Toronto, this 8th day of February, 2010

SCHONFELD INC.
Liquidator

(143-P062)

Sheriff's Sale of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at the Superior Court of Justice at Orangeville, Ontario 28 November 2008 to me directed, against the real and personal property of Tammy Georgina Roper also known as Tammy G. Roper also known as Tammy Roper, Defendant, at the suit of The Toronto-Dominion Bank, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Tammy Georgina Roper also known as Tammy G. Roper also known as Tammy Roper, in and to:

239 FRANKLIN STREET, SHELburne, ONTARIO
Lt 26, PL. 7M26, SHELburne. S/T EASE IN FAVOUR OF THE CORPORATION OF THE TOWN OF SHELburne OVER PT 16, 7R5200 AS IN DC31782

All of which said right, title, interest and equity of redemption of Tammy Georgina Roper also known as Tammy G. Roper also known as Tammy Roper, defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, 10 Louisa Street, 2nd floor, Orangeville, Ontario on Friday, March 26th, 2010 at 10:00 am

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at Sheriff's Office 10 Louisa Street, Orangeville, Ontario L9W 3P9

All payments in cash or by certified cheque made payable to the Minister of Finance.

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.

Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: February 4, 2010 (at Orangeville, ON)

Debbie Dunn, Supervisor Court Operations
Sheriff, County of Dufferin 10 Louisa St.
Orangeville, ON
L9W 3P9

(143-P063)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at the Superior Court of Justice at Orangeville, Ontario dated 28 November 2008 to me directed, against the real and personal property of Gary William Roper also known as Gary W. Roper also known as Gary Roper and Nancy Dian Roper also known as Nancy D. Roper also known as Nancy Roper, Defendant, at the suit of The Toronto-Dominion Bank, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Gary William Roper also known as Gary W. Roper also known as Gary Roper and Nancy Dian Roper also known as Nancy D. Roper also known as Nancy Roper, in and to:

330 SIMON STREET, SHELBURNE, ON L0N 1S4
LT 23, PL 90; S/T MF40198, MF40199E; SHELBURNE; S/T MF40200

All of which said right, title, interest and equity of redemption of Gary William Roper also known as Gary W. Roper also known as Gary Roper and Nancy Dian Roper also known as Nancy D. Roper also known as Nancy Roper, defendant in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, 10 Louisa Street, 2nd floor, Orangeville, Ontario on Friday, March 26th, 2010 at 10:00 am.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at Sheriff's Office 10 Louisa Street, Orangeville, Ontario L9W 3P9

All payments in cash or by certified cheque made payable to the Minister of Finance.

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.

Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: February 4, 2010 (at Orangeville, ON)

Debbie Dunn, Supervisor Court Operations
Sheriff, County of Dufferin 10 Louisa St.
Orangeville, ON
L9W 3P9

(143-P064)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice dated November 21, 2008 Sheriff's file 07-1032 to me directed, against the real and personal property of Raj Rani Minhas Debtors, at the suit of Bank of Montreal Creditors, I have seized and taken in execution all the right, title, interest and equity of redemption of, Raj Rani Minhas debtors, in and to

PCL 193-1 SEC 65M2177; LT 193 PL 65M2177; Vaughan In the to Town of Vaughan in the Regional Municipality of York: NEWMARKET LAND TITLES OFFICE FOR THE LAND TITLES DIVISION OF YORK (NO.65) and municipally known as 499 Aberdeen Avenue Vaughan, On.

All of which said right, title, interest and equity of redemption of Raj Rani Minhas debtors, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, Sheriff's Office 50 Eagle Street West Newmarket, Ontario L3Y 6B1 on **Thursday March 25, 2010 @ 1:00 PM** in the afternoon.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at:
Civil/Enforcement, 50 Eagle St. W. Newmarket, Ontario
L3Y 6B1

All payments in cash or by certified cheque made payable to the Minister of Finance

Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: February 9, 2010

Sheriff
Civil/Enforcement office
Regional Municipality Of York
Telephone (905) 853-4809
07-1032

(143-P065)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Ontario Superior Court of Justice dated September 5, 2008 Sheriff's file 08-3746 to me directed, against the real and personal property of Sanjeevan I Kumar aka Sanjeevan Iswarah Kumar aka Sanjeevan Kumar Debtors, at the suit of The Toronto-Dominion Bank Creditors, I have seized and taken in execution all the right, title, interest and equity of redemption of, Sanjeevan I Kumar aka Sanjeevan Iswarah Kumar aka Sanjeevan Kumar debtors, in and to

Lot 26, PLAN 65M3971, Aurora, S/T Easement for Entry As In YR1095656, In the to Town of Aurora in the Regional Municipality of York: NEWMARKET LAND TITLES OFFICE FOR THE LAND TITLES DIVISION OF YORK (NO.65) and municipally known as 164 Mavrinac Boulevard Aurora, On L4G 0G6.

All of which said right, title, interest and equity of redemption of **Sanjeevan I Kumar aka Sanjeevan Iswarah Kumar aka Sanjeevan Kumar** debtors, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, Sheriff's Office 50 Eagle Street West Newmarket, Ontario L3Y 6B1 on **Thursday March 25, 2010 @ 1:00 PM** in the afternoon.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at:
Civil/Enforcement, 50 Eagle St.W. Newmarket, Ontario L3Y 6B1
All payments` in cash or by certified cheque made payable to the Minister of Finance
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: February 9, 2010

Sheriff
Civil/Enforcement office
Regional Municipality Of York
Telephone (905) 853-4809
08-06

(143-P066)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Richmond Hill Small Claims Court dated August 30, 2007 Sheriff's file 07-3787 to me directed, against the real and personal property of Tino Buzzanca Debtors, at the suit of Citi Cards Canada Inc. Creditors, I have seized and taken in execution all the right, title, interest and equity of redemption of, Tino Buzzanca debtors, in and to

PCL 141-1 SEC 65M2493; LT 141 PL 65M2493; Vaughan (Amended 97/06/05 11:18 By Land Registrar #2) In the City of Woodbridge in the Regional Municipality of York: NEWMARKET LAND TITLES OFFICE FOR THE LAND TITLES DIVISION OF YORK (NO.65) and municipally known as 146 Father Ermano Crescent Woodbridge, On.

All of which said right, title, interest and equity of redemption of Tino Buzzanca debtors, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, Sheriff's Office 50 Eagle Street West Newmarket, Ontario L3Y 6B1 on **Thursday March 25, 2010 @ 1:00 PM** in the afternoon.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at:
Civil/Enforcement, 50 Eagle St.W. Newmarket, Ontario L3Y 6B1
All payments` in cash or by certified cheque made payable to the Minister of Finance
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: February 9, 2010

Sheriff
Civil/Enforcement office
Regional Municipality Of York
Telephone (905) 853-4809
07-3787

(143-P067)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice dated August 14, 2008 Sheriff's file 08-3402 to me directed, against the real and personal property of Harold Rotman Debtors, at the suit of Canadian Imperial Bank Of Commerce Creditors, I have seized and taken in execution all the right, title, interest and equity of redemption of, Harold Rotman debtors, in and to

Unit 237, Level 1, York Region Condominium Plan No. 818; Firstly: PT LT 2 RCP 9685, PTS 1 TO 3 65R4022; Secondly: BLK 124 PL M2005, more fully described in Schedule 'A' of declaration LT809946; Vaughan is assumed by town of Markham as in YR231773 In the to Town of Markham in the Regional Municipality of York: NEWMARKET LAND TITLES OFFICE FOR THE LAND TITLES DIVISION OF YORK (NO.65) and municipally known as 7300 Yonge St, Suite 1209 Thornhill, On.

All of which said right, title, interest and equity of redemption of Harold Rotman debtors, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, Sheriff's Office 50 Eagle Street West Newmarket, Ontario L3Y 6B1 on **Thursday March 25, 2010 @ 1:00 PM** in the afternoon.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS:

Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at:
Civil/Enforcement, 50 Eagle St.W. Newmarket, Ontario L3Y 6B1
All payments` in cash or by certified cheque made payable to the Minister of Finance
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: February 9, 2010

Sheriff
Civil/Enforcement office
Regional Municipality Of York
Telephone (905) 853-4809
08-3402

(143-P068)

**Sale of Lands for Tax Arrears
by Public Tender
Ventes de terrains par appel d'offres
pour arriéré d'impôt**

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF COBALT

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on March 10, 2010 at Cobalt Hall, Cobalt, Ontario P0J 1C0. The tenders will then be opened in public on the same day at 3:30 p.m. at the Town Hall, Cobalt, Ontario.

Description of Lands: PIN 61387-0122 LT

**Parcel 15646 SEC SST; PT Mining Location
JB14 Coleman SRO PT 35 TER114; Cobalt;
District of Timiskaming; 187 Lang Street**

Minimum Tender Amount: \$ 3,595.54

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

Clerk-Treasurer
The Corporation of the Town of Cobalt
18 Silver Street
P.O. Box 70
Cobalt, Ontario P0J 1C0

(143-P069)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF CONMEE

Take Notice that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on 24 March 2010, at the Township Office, 19 Holland Rd. West, RR #1, Kakabeka Falls, Ontario P0T 1W0.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Township Office, 19 Holland Rd. West, Kakabeka Falls.

Description of Lands:

Roll No. 58 19 000 000 00400 0000 PIN 62302-0330(LT) Parcel 5179 Section DFWF; Part Lot C Concession 1 Township of Conmee as in LEW40541; reserving to the Ontario and Rainy River Railway Company the right to cross said lot and to lay down their Right of Way on and over said lot or any part thereof as may hereafter be found to be necessary or expedient & an allowance of one chain in perpendicular width for a road along the bank of the Kamistiquia River; CONMEE. File 08-01.

Minimum Tender Amount: \$ 6,122.83

Roll No. 58 19 000 000 17700 0000 PIN 62302-0224(LT) Parcel 6315 Section DFWF; Part Lot 1 Concession 4 Township of Conmee as in LEW31753; CONMEE. File 08-03.

Minimum Tender Amount: \$ 5,152.66

Roll No. 58 19 000 000 37300 0000 PIN 62303-0086(LT) Parcel 5341 Section DFWF; North Part Lot 3 Concession 8 Township of Conmee, as in PFW2140; CONMEE. File 08-05.

Minimum Tender Amount: \$ 6,347.36

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the lands to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender visit www.OntarioTaxSales.ca, or contact:

Patricia Maxwell, AMCT
Clerk-Treasurer
The Corporation of the Township of Conmee
19 Holland Rd. West
RR #1
Kakabeka Falls, Ontario P0T 1W0
(807) 475-5229
www.conmee.com

(143-P070)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF PELHAM

Take Notice that tenders are invited for the purchase of the land described below and will be received until 3:00 p.m. local time on 24 March 2010, at the Pelham Municipal Building, 20 Pelham Town Square, P.O. Box 400, Fonthill, Ontario L0S 1E0.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Pelham Municipal Building, 20 Pelham Town Square, Fonthill.

Description of Lands:

Roll No. 27 32 030 012 02301 0000; Welland Rd NS, Fenwick; PIN 64033-0367(LT) Part Lot 3 Concession 9 Township of Pelham designated as Part 1 Plan 59R11079; PELHAM. File 08-01

Minimum Tender Amount: \$ 25,324.49

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

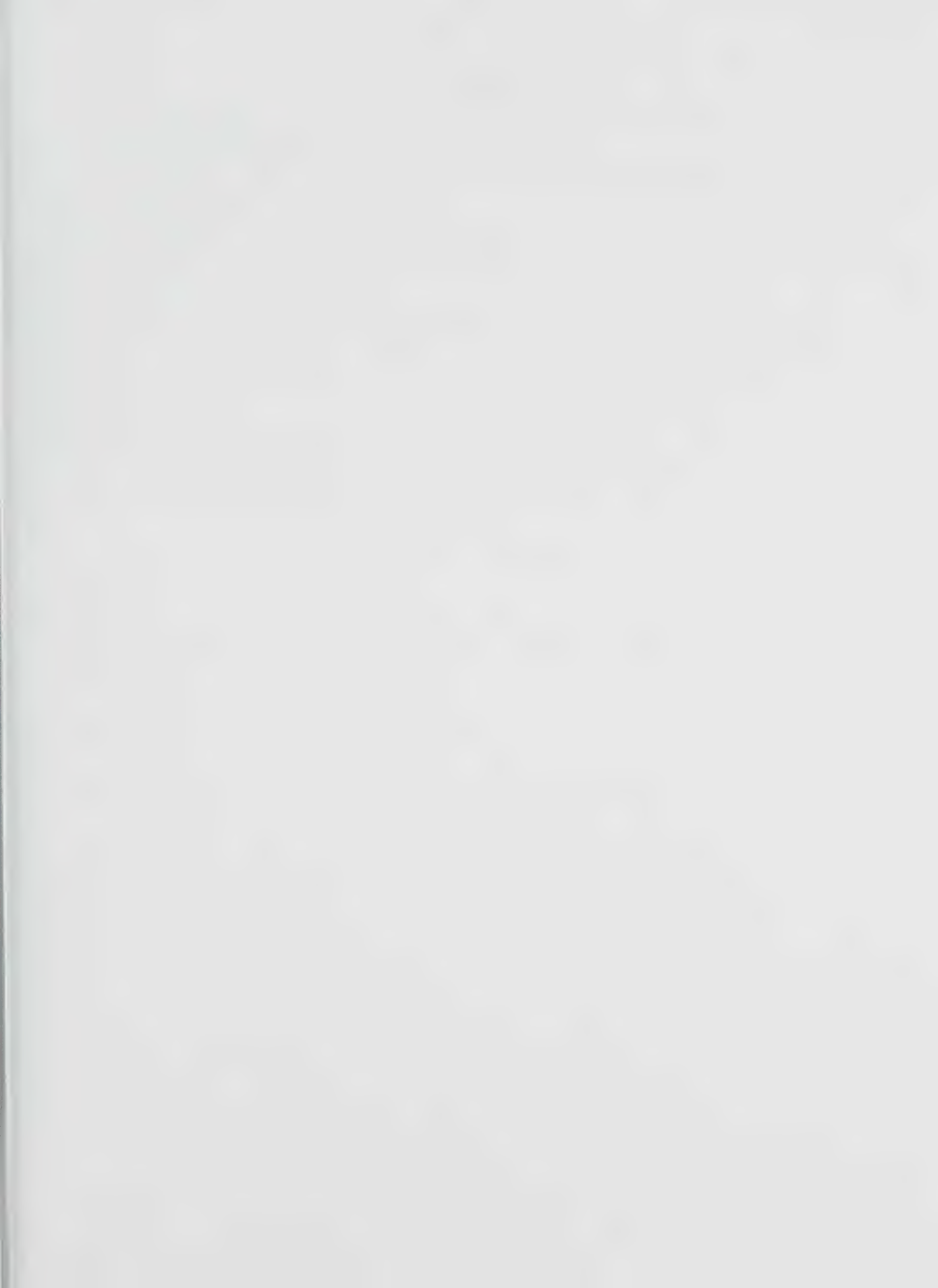
The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender visit www.OntarioTaxSales.ca, or contact:

Elaine Ronald
Tax Clerk
The Corporation of the Town of Pelham
20 Pelham Town Square
P.O. Box 400
Fonthill, Ontario L0S 1E0
905-892-2607 Ext. 338
www.pelham.ca

(143-P071)



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Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

Tarifs publicitaires et soumission de format:

- 1) Envoyer les annonces dans le format **Word.doc** par courriel à mbs.GazettePubsOnt@ontario.ca
- 2) Le tarif publicitaire pour la première insertion envoyée électroniquement est de 75,00\$ par espace-colonne jusqu'à un ¼ de page.
- 3) Pour chaque insertion supplémentaire commandée en même temps que l'insertion initiale, le tarif est 40,00\$
- 4) Les clients peuvent confirmer la publication d'une annonce en visitant le site web de La Gazette de l'Ontario www.ontariogazette.gov.on.ca ou en visionnant une copie imprimée à une bibliothèque locale.

Abonnement:

Le tarif d'abonnement annuel est de 126,50\$ + T.P.S. pour 52 ou 53 numéros hebdomadaires débutant le premier samedi du mois de janvier (payable à l'avance). L'inscription d'un nouvel abonnement au courant de l'année sera calculée de façon proportionnelle pour la première année. Un nouvel abonné peut commander des copies d'éditions précédentes de la Gazette au coût d'une copie individuelle si l'inventaire le permet.

Le remboursement pour l'annulation d'abonnement sera calculé de façon proportionnelle à partir de 50% ou moins selon la date. Pour obtenir de l'information sur l'abonnement ou les commandes s.v.p. téléphonez le (416) 326-5306 durant les heures de bureau.

Copies individuelles:

Des copies individuelles de la Gazette peuvent être commandées en direct en ligne au site www.serviceontario.ca/publications ou en téléphonant 1-800-668-9938.

Options de paiement:

Les paiements peuvent être effectués au moyen de la carte Visa, MasterCard ou Amex, ou chèques ou mandats fait à l'ordre du MINISTRE DES FINANCES. Toute correspondance, notamment les changements d'adresse, doit être adressée à :

LA GAZETTE DE L'ONTARIO

50 rue Grosvenor, Toronto (Ontario) M7A 1N8

Téléphone (416) 326-5306

Paiement-Annonces:

Pour le traitement rapide les clients peuvent faire leur paiement au moyen de la carte Visa, MasterCard ou Amex lorsqu'ils soumettent leurs annonces. Les frais peuvent également être facturés.

MINISTÈRES DU GOUVERNEMENT DE L'ONTARIO S.V.P. NOTEZ

Il est possible de payer par carte d'achat du ministère ou par écriture de journal. Les paiements par écriture de journal sont assujettis aux exigences de facturation d'IFIS. S.V.P. communiquez avec le bureau de la Gazette au 416 326-5310 ou à mbs.GazettePubsOnt@ontario.ca.



Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at mbs.GazettePubsOnt@ontario.ca

Advertising rates and submission formats:

- 1) Please submit all notices in a **Word.doc** format to: mbs.GazettePubsOnt@ontario.ca
- 2) For a first insertion electronically submitted the basic rate is \$75 up to ¼ page.
- 3) For subsequent insertions of the same notice ordered at the same time the rate is \$40 each.
- 4) Clients may confirm publication of a notice by visiting The Ontario Gazette web site at: www.ontariogazette.gov.on.ca or by viewing a printed copy at a local library.

Subscriptions:

The annual subscription rate is \$126.50 + G.S.T. for 52 or 53 weekly issues beginning the first Saturday in January, payable in advance. In-year new subscriptions will be pro-rated for the first year. A new subscriber may order back issues of the Gazette at the single-copy rate as inventory permits.

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Payment Options:

Subscriptions may be paid by VISA, AMEX or MasterCard or by Cheque or Money order payable to THE MINISTER OF FINANCE. All subscription enquiries and correspondence, including address changes, should be mailed to:

THE ONTARIO GAZETTE

50 Grosvenor Street, Toronto, Ontario M7A 1N8

Telephone: (416) 326-5306

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Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

Aboutown Transportation Limited
o/a Aboutown NorthLink

31866-P

1 Bathurst St., P. O. Box 2033, London, ON N6A 5J4

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a scheduled service between the City of Barrie, a place known as Angus in the Township of Essa, the CFB Borden in the County of Simcoe, a place known as Alliston in the Town of New Tecumseth, a place known as Cookstown in the Town of Innisfil, places known as Beeton and Tottenham in the Town of New Tecumseth, places known as Palgrave and Bolton in the Regional Municipality of Peel, the City of Brampton, the Lester B. Pearson International Airport in the City of Mississauga and the City of Toronto, via Highways 90, 50, 89, 9, 27, 10, 401 and 409 and County Roads 15, 1, 107 and 10.

Heinrich K. Loewen, (o/a "U Charter")
721 Arthur Street, Elmira, ON N3B 2Z2

47187

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the City of Kawartha Lakes, the Municipality of Chatham-Kent, the Regional Municipality of Waterloo, the Counties of Bruce, Huron, Perth, Essex, Wellington, Grey, Elgin and Oxford, the Township of Sables-Spanish River in the District of Sudbury and the Town of Bruce Mines in the District of Algoma to the Ontario/Quebec, Ontario/Manitoba and Ontario/USA border crossings) for furtherance and return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick up or drop off of passengers except at point of origin.

PROVIDED FURTHER THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

47187-A

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the City of Kawartha Lakes, the Municipality of Chatham-Kent, the Regional Municipality of Waterloo, the Counties of Bruce, Huron, Perth, Essex, Wellington, Grey, Elgin and Oxford, the Township of Sables-Spanish River in the District of Sudbury and the Town of Bruce Mines in the District of Algoma.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

FELIX D'MELLO

(143-G085)

Board Secretary/Secrétaire de la Commission



Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
---	--

2010-02-27

AGGRESSIVE MARKET MANAGEMENT (CANADA) INC.	000386596
AJL INTERNATIONAL INC.	001692255
ALLIED DIVERSIFIED INC.	001382709
AMIGO DESKTOP CENTRE INC.	001086991
AP H&R INC.	001664461
ARPEE MANAGEMENT INC.	001686733
BINGO TECHNOLOGY INC.	001569151
BLAIRWOOD CONSTRUCTION LIMITED	000978681
C.I.T. GROUP CORP.	001223439
CANADIAN VENTURES INC.	002096648
CAPITALFIND INVESTMENTS LTD.	001403000
CARDINAL CONVENIENCE STORE INC.	001457488
CARSUNETTA IMPORT EXPORT INC.	001619888
CIF SOLUTIONS INC.	002073062
CLEAR CHOICE POOL & SPA CENTER, COLLINWOOD LTD.	001617127
CLUB 5 STAR RESTAURANTS INC.	001582411
COMPLETE PROPERTY MAINTENANCE LIMITED	001596420
COWLING & COMPANY INC.	002095643
CRAWFORD'S MARINE INC.	001599764
DAVID FERRARO INSURANCE BROKERS LTD.	000509590
DORA'S COUNTRY KITCHEN INC.	001440355
DRY GULCH FARMS INC.	000337644
EDSMITH HAULAGE INC.	000756405
FOUR STAR PRINTING SERVICES INC.	000416613
FULLERS FLOORING CORP.	001619610
GAEIYA LOVE & PEACE INC.	001658243
GIBSON GIBSON & ASSOCIATES LTD.	000910590
GLEN PARK ROOFING LTD.	002097423
GRAMMA WILLIE'S RESTAURANT INC.	000971986
HAMPERBOY EXPRESS INC.	001628808
HEATVAC INC.	001380857
HOMEFUN AMUSEMENTS INC.	001687480
I AM... CLOTHING INC.	001691127
INDUSTRY HOLDINGS INC.	002058130
JAVA ROASTERS INC.	001206057
K & H TRADE INC.	002096249

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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KASHAGA PAINT DESIGN LTD.	002097510
KERMENA GROUP INC.	001695315
LOCHMABEN CO. LTD.	001007197
MANPONGTEN FREIGHT SYSTEMS INC.	002068594
MASTERWAY-PRINT CANADA INC.	000973502
MAWAL RESTAURANT INC.	002097246
MTS FOR PRODUCTIVITY, INC.	000782624
NEW SEA INTERNATIONAL LTD.	001693615
NORTHERN PRIDE INC.	002097302
ORDE HOLDINGS INC.	000448761
PACE ENTERPRISE INCORPORATED	002095613
PKR MANAGEMENT INC.	001621915
PRIVACY MANAGEMENT GROUP (PMG) INC.	001424937
PROCURE-IT LTD.	001659103
R.S. CENTURION INTERNATIONAL LOGISTICS INC.	001446859
RAVEN GROUP INC.	002096908
RAY HINTON ENTERPRISES INC.	000563597
RETAIL DISCOUNT GROUP OF CANADA LTD.	001563763
ROCHUS ENTERPRISES INC.	002007229
RUD-AL CO. LTD.	000683961
SICILCANADA INC.	001560664
SIMPLY JOBSOURCE INC.	001359804
SIPER CONSTRUCTION LIMITED	000570577
SOO-WASTE INC.	001491003
SUSTAINABUILD INC.	001712510
TANRIS PACKAGING INC.	001017844
TANSY BUFFET INC.	001597716
TESSON SYSTEMS CONSULTING LTD.	000841405
THE PERFECT FIT INSULATION CO. LIMITED	000837009
THE SEANASH COMPANY LIMITED	001176454
THIRTY-THREE & A THIRD INC.	001303083
TRIPLE BLUE BISON INC.	002096274
TRIPLE SJ BUSINESS INC.	002094270
URO CARPENTER INC.	001567192
VEER LOGISTICS LTD.	002030770
VIS-2 ACCOUNTING LTD.	001618826
VOLUPTUOUS LTD.	001689301
ZOOMA DESIGN INC.	002040736
1017757 ONTARIO LTD.	001017757
1058239 ONTARIO LIMITED	001058239
1063629 ONTARIO INC.	001063629
1107869 ONTARIO LTD.	001107869
1137511 ONTARIO LIMITED	001137511
1159032 ONTARIO INC.	001159032
1175564 ONTARIO LIMITED	001175564
1208327 ONTARIO LIMITED	001208327
1249564 ONTARIO INC.	001249564
1256536 ONTARIO LIMITED	001256536
1340703 ONTARIO INC.	001340703
1398987 ONTARIO INC.	001398987
1403778 ONTARIO LTD.	001403778
1405547 ONTARIO INC.	001405547
1436967 ONTARIO LTD.	001436967
1530337 ONTARIO LTD.	001530337
1617872 ONTARIO INC.	001617872
1644184 ONTARIO INC.	001644184
1664597 ONTARIO LTD.	001664597
1678942 ONTARIO INC.	001678942
1682505 ONTARIO INC.	001682505
1687481 ONTARIO INC.	001687481
1687603 ONTARIO INC.	001687603
1692142 ONTARIO LTD.	001692142
1692603 ONTARIO INC.	001692603
1693051 ONTARIO INC.	001693051

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
1693584 ONTARIO INC.	001693584
2024778 ONTARIO INC.	002024778
2030778 ONTARIO INC.	002030778
2040354 ONTARIO INC.	002040354
2041617 ONTARIO INC.	002041617
2047314 ONTARIO INC.	002047314
2053901 ONTARIO INC.	002053901
2061826 ONTARIO LIMITED	002061826
2066699 ONTARIO INC.	002066699
2093008 ONTARIO INC.	002093008
2094909 ONTARIO INC.	002094909
2095594 ONTARIO LIMITED	002095594
2097882 ONTARIO INC.	002097882
2098316 ONTARIO INC.	002098316
501457 ONTARIO INC.	000501457
566853 ONTARIO LIMITED	000566853
796733 ONTARIO LIMITED	000796733
867429 ONTARIO LIMITED	000867429
902981 ONTARIO INC.	000902981
981713 ONTARIO LIMITED	000981713

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(143-G086)

Cancellation of Certificate of Incorporation (Corporations Tax Act Defaulters) Annulation de certificat de constitution (Non-observation de la Loi sur l'imposition des sociétés)

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
---	--

2010-02-01

ADRIFT INC.	001611899
ANNIECROCHE PRODUCTIONS LTD.	001424653
ANNIKI ENTERPRISES INC.	001183563
BFG CANADA INC.	002077653
BLACK RIVER DEVELOPMENT INC.	001557121
CALDWELL PLUMBING & MECHANICAL CONTRACTORS INC.	001081596
CANADIAN TRADE & FINANCE CONSULTANT INC.	001656431
CAR TUNE GENIE'S INC.	001440736
CARRIAGE BUILDING SYSTEMS INC.	000946689
CLASSICS TEA LOUNGE LTD.	001257770
CLEARHORIZON CONCEPTS INC.	001566637
COLOSSEUM COMPLIMENTARY HEALTHCARE INC.	002026061
COMPUTING 2 XS INC.	000981502
CONCEPT PRINTING GROUP INC.	001517287
COVENTRY COMMUNICATIONS INC.	000934406

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
CREDIT STONE PAVING LTD.	000879857
DEARIE HOLDINGS LIMITED	000590538
EKDAHL MEDICAL INC.	001090967
EXCEED SYSTEMS LTD.	001007787
EXPRESS MACHINE & MOLD (WINDSOR) LIMITED	000559953
FRANK SORRENTI ENTERPRISES LONDON LTD.	000378693
G.A. HERRON & ASSOCIATES INC.	001480941
GREAT LAKES HARVESTORE SYSTEMS LTD.	000869601
HAGOPIAN ENTERPRISES (NIAGARA) INC.	000591321
HAROLD WESTENDORP FAMILY HOLDINGS INC.	001550668
HARVARD LEARNING CENTRES LTD.	001474249
HAZMAT WORKS INC.	001659152
HEATHMOUNT A.E. CORPORATION	000941987
HORSE TALES PRODUCTIONS INC.	001258744
INTERPRO INC.	001301705
KATLEN HOLDINGS INC.	000341306
KRACO LIMITED	000725916
LANOIX CONSULTING INC.	002062563
MAGIC MOM INC.	002000091
MANOR GREEN LIMITED	000835112
MARKA INTERNATIONAL INC.	001072103
MIKARZ ENTERPRISES INC.	001261632
NEA INVESTMENTS LTD.	001137569
NORTHERN ONTARIO MEGA WRAPS INC.	002028358
OMEGA SOUND MANAGEMENT INC.	001593505
OPERATION 9 INC.	000261240
P.C.N. EXCAVATING & GENERAL CONTRACTING LTD.	001316817
PAUL DELOTTINVILLE & ASSOCIATES INC.	000780335
PERSONAL LEADERSHIP GROUP INC.	001071855
PETDORF RACING INC.	000761197
PRECISION AIR LTD.	001590357
PUNTLAND ENTERPRISES INC.	000888292
RIO TOOL INC.	001609871
S. A. CUTTING TOOLS INC.	002013906
SALEM CARPETS INC.	000918814
SALI AUTO SALE INC.	001184283
SBNET INC.	002004883
SCREAMING WOLFHART ENTERTAINMENT INC.	002050939
SIENNA HOMES INC.	000615910
SIMPLE SENSOR TECHNOLOGIES INC.	001495033
SINGLE STEP COMPUTER SERVICES INC.	000996800
SKYLINE "GLOBAL FINANCE" INC.	002024493
SLODYCZE WEDEL ETC. LTD.	001141861
SRI SURYA NARAYAN-SUN LOVE + PEACE INC.	001656276
STAR-CON SERVICES LTD.	002055255
STREBOR CAPITAL CORP.	001099504
SUPERIEUX GARMENT FACTORY LTD.	001098636
TEST OF TIME INTERNATIONAL INC.	001448919
THE ALLEN-CORNER GROUP LTD.	000891745
THE LEGAL CONSORTIUM INC.	002037617
THRILL CITY INC.	001302106
TOLEKS INSULATION LTD.	001136381
TORCAN TRANSPORTATION INC.	001284308
TRI-CYNERGY MANAGEMENT CORP.	001368928
ULTRA RAY INC.	000934692
VISAR NEW HOME MARKETING INC.	002051519
WATNET TECHNOLOGIES INC.	000720395
WONNACOTT EXCAVATING LTD.	000443529
1129167 ONTARIO LTD.	001129167
1151306 ONTARIO INC.	001151306
1207234 ONTARIO INC.	001207234
121 BAKER STREET INC.	000931461
1238184 ONTARIO INC.	001238184
1303635 ONTARIO INC.	001303635
1361965 ONTARIO INC.	001361965
1397757 ONTARIO INC.	001397757
1415579 ONTARIO INC.	001415579
1457168 ONTARIO INC.	001457168

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
1461781 ONTARIO LTD.	001461781
1490546 ONTARIO INC.	001490546
1523688 ONTARIO LTD.	001523688
1531461 ONTARIO INC.	001531461
1548761 ONTARIO INC.	001548761
1590635 ONTARIO INC.	001590635
1597351 ONTARIO INC.	001597351
1616233 ONTARIO LTD.	001616233
1634244 ONTARIO INC.	001634244
1636860 ONTARIO LTD.	001636860
2003871 ONTARIO LIMITED	002003871
2013134 ONTARIO LIMITED	002013134
2026075 ONTARIO INC.	002026075
2042598 ONTARIO LTD.	002042598
2052435 ONTARIO INC.	002052435
2053025 ONTARIO LIMITED	002053025
2055435 ONTARIO LIMITED	002055435
2059471 ONTARIO INC.	002059471
2071345 ONTARIO INC.	002071345
2072006 ONTARIO INC.	002072006
2074973 ONTARIO INC.	002074973
2077524 ONTARIO INC.	002077524
683209 ONTARIO LIMITED	000683209
716741 ONTARIO INC.	000716741
740029 ONTARIO LTD.	000740029
766225 ONTARIO LIMITED	000766225
813981 ONTARIO LTD.	000813981
885685 ONTARIO LTD.	000885685
932537 ONTARIO INC.	000932537
970397 ONTARIO LIMITED	000970397
994377 ONTARIO LIMITED	000994377

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(143-G087)

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the Business Corporations Act has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la Loi sur les sociétés par actions, un certificat de dissolution a été inscrit pour les compagnies suivantes. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-01-19

ANCO TRANSPORTATION LTD.	001349228
GROSS HOLDINGS LIMITED	001554199
LLM INTERNATIONAL TRADING LTD.	002051509
PERMALINK CORP.	001701812
ROBKOV HOLDINGS LTD.	001612280
1016060 ONTARIO LIMITED	001016060
1069827 ONTARIO INC.	001069827
1615600 ONTARIO INC.	001615600
1648011 ONTARIO LTD.	001648011
2127246 ONTARIO INC.	002127246
905960 ONTARIO LTD.	000905960

2010-01-21

ADELE SMITH DRUGS LIMITED	000619461
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Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
ANHUA CANADA ABRASIVES & TOOLS LTD.	001777464
B.G. BOOKS AND GIFTS COLLECTION INC.	001085333
BAYFIELD BUILDING CORPORATION	000857222
CHANGE THE SYSTEM LTD.	001123553
COLOR DOT INC.	001021181
E-K CANADA LIMITED	001438021
FLEET COLLISION SERVICE INC.	000974035
GESTION LUCILLE LACROIX INC.	001497437
GRAND OKANAGAN RESORT V INC.	001147931
INTEGRATED CONVEYOR SYSTEMS INC.	001091397
JAN MEL DEVELOPMENTS LIMITED	000801884
KEEPSAFE CANADA CORPORATION	001596598
LUKE'S DRUG STORE LIMITED	000108124
ME 2 DINNER INC.	002188672
NERISSA HOLDINGS LTD.	000840983
PHYSIOWORKS INC.	001782517
ROBERTS UNITED PRINTING & LITHO INC.	000204792
RUBY HILL ESTATES INC.	001100603
SKY SURF TRAVEL INC.	002173499
STAN SMITH SPRINKLER DESIGN SERVICES LTD.	000426329
SUPER-MARKET PROMOTIONS INC.	000958809
TRIM LIGHT TECHNOLOGIES INC.	001615070
TRUEBLUE COMPUTING INC.	001574262
WAYNE & ASSOCIATES CONSULTING INC.	002030248
WMW CANADA LTD.	001219923
ZOOZOO NURSERIES INC.	001607421
1045503 ONTARIO INC.	001045503
1045504 ONTARIO INC.	001045504
1045505 ONTARIO INC.	001045505
1065946 ONTARIO INC.	001065946
1078169 ONTARIO LTD.	001078169
1292361 ONTARIO INC.	001292361
1617945 ONTARIO LTD.	001617945
1647817 ONTARIO INC.	001647817
1660921 ONTARIO INC.	001660921
1721816 ONTARIO INC.	001721816
2024694 ONTARIO LTD.	002024694
2034426 ONTARIO INC.	002034426
2054483 ONTARIO INC.	002054483
2086215 ONTARIO INC.	002086215
722755 ONTARIO INC.	000722755
893453 ONTARIO LIMITED	000893453

2010-01-22

ABATIS PALLET CORPORATION	001233206
BULK COOLANT SERVICES INC.	001300464
CALINDA ENTERPRISE INC.	002054127
CARLTON PRINTERS LIMITED	000527404
GOPINION INCORPORATED	001640312
ITCS CANADA.COM INC.	001432923
JOSEPHWONG HOLDINGS INC.	002065767
LAAB INTERACTIVE MARKETING + COMMUNICATIONS INC.	001379269
NEAR DISTRIBUTING LTD.	001025152
PROOF LINE HOLDINGS INC.	001474599
RAMA ECONOMIC DEVELOPMENT CORPORATION	001169494
ROBERT BARR SYSTEMS INC.	000642349
ROUBIK'S JEWELLERY CO. LTD.	000458509
THE CHESHIRE CAT PUB INC.	000891746
UR COMPUTER CO. LTD.	002023196
VALDEMAR TRANSPORT LTD.	001262006
1085587 ONTARIO INC.	001085587
1102017 ONTARIO INC.	001102017
1145371 ONTARIO LIMITED	001145371
1388328 ONTARIO INC.	001388328
1425400 ONTARIO INC.	001425400
1700084 ONTARIO LIMITED	001700084
2116135 ONTARIO INC.	002116135

2010-01-25

A.G. GRIFFITH INVESTMENTS LTD.	000945093
ANDATH ENTERPRISES INC.	001350230
AYPEE ONSPAN INC.	001154898

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
CONLYN SERVICES INC.	001235092
DAAS INC.	000789863
DAYNA LAW DEVELOPMENTS LTD.	000850257
DIAMOND INTERMEDIA INC.	002185114
ENERGY MONITROL LIMITED	000422188
GOSTLIN JEWELLERS LIMITED	000093170
GRACELYNN STABLES LTD.	001600107
JANUS CAPITAL CORPORATION	001116524
KENSAL IMPORT-EXPORT INC.	000999328
L.F. OPERATIONS INC.	001337933
LUCRUM PARTNERS INC.	001067252
NASH-TO-LINE DESIGN INC.	000802210
NO MUSIC FESTIVAL INC.	000080737
ONLINE LEARNWARE PRODUCTIONS INC.	001534643
PARK HILL FOUR LTD.	000442653
REDLEAF NURSERIES LIMITED	001312088
RICHARDSON RESOURCES INC.	001389124
SAW-POL TRANSPORT INC.	002101688
SCATER FARMS LTD.	001441378
SYSTECH SOFTWARES LTD.	002079787
THE FINANCIAL CENTRE SECURITIES CORPORATION	001091565
VECA ELECTRONICS INCORPORATED	001443888
W. E. KELLEY AND ASSOCIATES LIMITED	000311443
Y & M CLUB LTD.	001418884
1378147 ONTARIO INC.	001378147
1486337 ONTARIO LIMITED	001486337
1510147 ONTARIO INC.	001510147
1619151 ONTARIO INC.	001619151
2149329 ONTARIO INC.	002149329
530791 ONTARIO LIMITED	000530791
70 GEORGE STREET LIMITED	001197580
813325 ONTARIO LIMITED	000813325
815534 ONTARIO INC.	000815534
970052 ONTARIO INC.	000970052
2010-01-26	
ATLANTIC FUR COMPANY LTD.	000356094
COMMONSOFT INC.	001188880
DAREK JAWORSKI INC.	001627929
DOMINOES TILE & FLOOR COVERING INC.	001246638
E. B. JOHNSTON'S JEWELLERS (WOODSTOCK) LIMITED	000133187
FLOWERS & DESIGN INC.	001268182
LA VI AROMA SPA INC.	001641348
NUTRASUR CANADA INC.	001414872
VANDER BUILT HOMES INC.	000898660
1110181 ONTARIO INC.	001110181
1542668 ONTARIO INC.	001542668
1639685 ONTARIO LTD.	001639685
1789161 ONTARIO INC.	001789161
2010-01-27	
ARTHUR INSURANCE SERVICES LTD	000290626
B.W. BRANDER LTD.	001299243
BURLINGTON INSURANCE BROKERS INC.	000909918
CRISS DAYCARE LTD.	001753809
DERMOT CAMACK LIMITED	000094650
ELENCO INC.	001427505
FLBEHAN RESOURCES INC.	001407494
GLOBAL COMMONWEALTH INDUSTRIES INC.	001697610
GRAPPLE SOLUTIONS INC.	001532282
HMA TECHNOLOGY INC.	001250099
J. GARLAND SYSTEMS RECRUITING INC.	001261267
L. & F. GREGORIS HOLDINGS LTD.	000602825
MAYCOM COMMUNICATIONS INC.	001316921
PAPERVIEW INC.	001442146
REEL WARDROBE RENTALS LTD.	001672658
SHAWRAK MUSIC CENTRE INC.	002109765
SIGNATURE CAFE CANADA LTD.	001221580
STF & ASSOCIATES LTD.	001117329
TOYBOAT DEVELOPMENTS INC.	001232376
TRISTAR SOFTWARE INC.	000953361
TYPE 72 AVIATION INC.	001171728

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
1041660 ONTARIO LIMITED	001041660
1152841 ONTARIO INC.	001152841
1213173 ONTARIO INC.	001213173
1331025 ONTARIO INC.	001331025
1450803 ONTARIO INC.	001450803
1453237 ONTARIO LIMITED	001453237
1519870 ONTARIO INC.	001519870
1537361 ONTARIO LTD.	001537361
1545707 ONTARIO INC.	001545707
1747051 ONTARIO INC.	001747051
785737 ONTARIO INC.	000785737
857290 ONTARIO LIMITED	000857290
2010-01-28	
BALMORAL WHOLESALE CORP.	002130888
CANTROLS EQUIPMENT (MISSISSAUGA) LIMITED	000695906
DR. SEON KYU LEE MEDICINE PROFESSIONAL CORPORATION	002098208
ENCO LTD.	001279958
FILM-PRO GRAPHICS LTD.	000858533
FLESH AND BLOOD INC.	001299706
J & R GAS SERVICES INC.	001145677
POLY TRADING (CANADA) INC.	001050882
TIME 2 VALUE SOLUTIONS INC.	002160811
TRANSWORLD CAMBRIDGE INC.	001011209
VAN & SONS LTD.	001542157
1602561 ONTARIO INC.	001602561
836900 ONTARIO INC.	000836900
2010-01-29	
AFROOZ FASHION INC.	001548959
ALISONS JEWEL CENTRE INC.	002034776
ALL FRESH GROCERY COMPANY LTD.	000760526
ALTAMIRA FLOORING (2003) LTD.	001561424
ANICON INC.	002076064
ARSH TRADE ASIA INCORPORATED	001600247
BISSCHOPS RESTAURANT INC.	001183908
BRANTFORD MANAGEMENT SERVICES INC.	001445359
C. CHURCHILL INVESTIGATION INC.	000619275
DONALD ALSOP AGENCIES LIMITED	000736279
HALLGREINISTICS INCORPORATED	001221311
HERITAGE CROSSING DEVELOPMENT INC.	001572537
HERITAGE GLEN (OAKVILLE) DEVELOPMENT INC.	001430225
LEUNG FAMILY INVESTMENTS INC.	000703585
MARIA MONTESSORI SCHOOL OF LONDON LIMITED	000780782
MONOGRAMS UNLIMITED CORP.	001087925
NORTH AMERICAN BRACKETS INC.	001075184
OSI MANAGEMENT INC.	002092784
QUICK SERVE VENDING SERVICES INC.	000642797
TACT FINANCIAL & INVESTMENT CORP.	002198333
THE CANADIAN CENTRE FOR INTEGRATIVE KINESIOLOGY SERVICES CORPORATION	002063202
THE DOG ZONE INC.	002062973
TROYKA CORPORATION	001239797
1260344 ONTARIO INC.	001260344
1471287 ONTARIO LTD.	001471287
2153020 ONTARIO INC.	002153020
570521 ONTARIO LIMITED	000570521
856159 ONTARIO INC.	000856159
2010-02-01	
WISHBONE ENTERTAINMENT INC.	001194842
2010-02-02	
BRANDON SCHULTZ INC.	001515195
BURK MELLIN & ASSOCIATES INC.	002044927
GLENHOLME CAPITAL MANAGEMENT INC.	001571395
PRIME PAVING & INTERLOCKING LTD.	001066151
THE WINDOW HOUSE (MISSISSAUGA) INC.	001145917
TU DO ELECTRICAL SERVICE LTD.	002053291
1374254 ONTARIO INC.	001374254
1619913 ONTARIO LTD.	001619913
1733060 ONTARIO LTD.	001733060
2087625 ONTARIO INC.	002087625
2087635 ONTARIO INC.	002087635

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
926697 ONTARIO LTD.	000926697
2010-02-03	
CEDARCROFT TECHNOLOGY INC.	001270299
F & L HOLDINGS INC.	001679635
G.I. SEVEN INVESTMENTS INC.	000662529
GLENCREE INVESTMENTS INC.	000607695
MOHAN SWEETS LTD.	001181665
OASIS CONTROLS LTD.	002124841
Q-1 HOMES LTD.	000842708
SELINA C-STORES INC.	002218722
1076709 ONTARIO INC.	001076709
1129384 ONTARIO INC.	001129384
2107511 ONTARIO LIMITED	002107511
2173991 ONTARIO INC.	002173991
2010-02-04	
C PAL UPHOLSTERY LTD.	000796342
CANUSCORP INVESTMENT AND DEVELOPMENT LIMITED	001090683
CELEBRITY BILLIARDS INC.	001026320
COLD CITY RECORDS INC.	002183973
DUNDEAL CANADA (CATANIA) (GP) INC./ COMMANDITE DUNDEAL CANADA (CATANIA) INC.	001651951
DYASON ENGINEERING SERVICES LIMITED	000779897
H.E. CARPET LTD.	000731204
HOWKA PROJECT MANAGEMENT CONSULTANTS INC.	001373388
NEW MADRAS MAHAL LTD.	002171894
PENEX AURORA LTD.	001143307
PENEX TERRACE LTD.	001428872
SARNIA STATIONERY & OFFICE SUPPLIES INC.	000972908
THUMP MEDIA INC.	001742744
1013621 ONTARIO LIMITED	001013621
1115511 ONTARIO INCORPORATED	001115511
1147070 ONTARIO INC.	001147070
1200355 ONTARIO INC.	001200355
1255037 ONTARIO INC.	001255037
1282005 ONTARIO INC.	001282005
1313071 ONTARIO INC.	001313071
1473850 ONTARIO INC.	001473850
1576835 ONTARIO INC.	001576835
1719546 ONTARIO INC.	001719546
808461 ONTARIO INC.	000808461
2010-02-05	
AIMWIN CORPORATION	002079484
AJGL DEVELOPMENTS LTD.	001697303
AKYDA INC.	002231540
ALDWYCH ESTATES INC.	001679093
FINANCIAL POINT INC.	002035389
GLOBAL GOLD CORPORATION	000903730
GLOBE CONSULTING INC.	001672232
IRBER (CITY FRONT) INC.	001509217
JADE SERVICES INC.	001421313
LAN-CAP INVESTMENTS INC.	001645541
MYNA NETWORK SOLUTIONS INC.	001326287
NAM HOLDINGS LIMITED	000127969
PLAY-&-PARTY-A-SAURUS INC.	002119267
PROTO HEALTH FOODS CO. LTD.	000982918
QNEXX SOLUTIONS INC.	001718389
RECEL FIBRES & MINERALS LTD.	001141482
THAI THANI RESTAURANT INC.	001106982
TOUJOUR WORLDWIDE LTD.	001632550
1095248 ONTARIO LIMITED	001095248
1114996 ONTARIO INC.	001114996
1197874 ONTARIO LTD.	001197874
1301579 ONTARIO INC.	001301579
1482052 ONTARIO INC.	001482052
1541240 ONTARIO INC.	001541240
1553257 ONTARIO LIMITED	001553257
1640576 ONTARIO INC.	001640576
1677661 ONTARIO INC.	001677661
1678946 ONTARIO INC.	001678946

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
1775508 ONTARIO LIMITED	001775508
2129997 ONTARIO INC.	002129997
637538 ONTARIO LIMITED	000637538
718178 ONTARIO INC.	000718178
997134 ONTARIO LIMITED	000997134
2010-02-08	
BUTSEN INC.	001096129
CAN-SOL COMPUTER CORPORATION	000818923
CHINOVA DEVELOPMENTS LTD.	000814956
EK-TECK INC.	001525519
EVERFRESH FARMING ENTERPRISES INC.	001618495
FIORUCCI HAIR DESIGN INC.	002093528
FRANK UNGER TRUCKING INCORPORATED	001634529
FRONTLINE PROJECT MANAGEMENT INC.	002209608
G. BRITZ CONSULTING INC.	002065086
INSTRUMENT SUPPORT SERVICES LTD.	001194959
J.R. BALDWIN HOLDINGS LTD.	001748304
MG&T ENTERPRISES INC.	001804717
SEFER INVESTMENTS INC.	001248391
ULRICK FOREST PRODUCTS LIMITED	000524566
UNLEASHED INFORMATICS LIMITED	002060656
1345992 ONTARIO INC.	001345992
1550922 ONTARIO INCORPORATED	001550922
1637524 ONTARIO INC.	001637524
1764272 ONTARIO INC.	001764272
2118125 ONTARIO INC.	002118125
2134689 ONTARIO INC.	002134689
2135071 ONTARIO LTD.	002135071
984527 ONTARIO INC.	000984527
2010-02-09	
BBN TRANSPORTATION & LOGISTICS NETWORK INC.	002054142
CANISH LTD.	002033493
INTERLAKE GROUP INC.	001263053
MARTHA LANTZ FINANCIAL SERVICES INC.	001313046
MELNIK CONSTRUCTION LIMITED	000207727
PAUL AIR-TECH INC.	002171049
PERENNIAL PRODUCTIONS INC.	001666528
PVF FURNITURE LTD.	002056372
1012932 ONTARIO INC.	001012932
1070102 ONTARIO LIMITED	001070102
1229480 ONTARIO INC.	001229480
1349083 ONTARIO LIMITED	001349083
1621709 ONTARIO LTD.	001621709
1670288 ONTARIO LTD.	001670288
2120808 ONTARIO INC.	002120808
2010-02-10	
ARYA PERSIAN TV NETWORK INC.	001578225
BILL BIGELOW ENTERPRISES INC.	000720616
COREDA CORPORATION	001195716
CPI PRINTING LTD.	000634609
ICC CAPITAL CORPORATION	001132484
MAN & KIN CONSULTING INC.	001208095
1334649 ONTARIO LIMITED	001334649
2066793 ONTARIO LIMITED	002066793
2070709 ONTARIO INC.	002070709
2088181 ONTARIO LIMITED	002088181
2010-02-11	
G-MAG INTERNATIONAL INC.	002048943
TPS PERFORMANCE CANADA LTD.	002051185
254625 ONTARIO LIMITED	000254625
873984 ONTARIO INC.	000873984

(143-G088)

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

**Cancellation of Certificate of Incorporation
(Business Corporations Act)
Annulation de certificat de constitution en
personne morale
(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the *Business Corporation Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-02-12

AFFINITY TECH INC.	2091269
BCS GRAPHIX OF CANADA INC.	910725
BROOKSHIRE AND COMPANY LTD.	1057142
COOL CARDS INC.	2091265
FLOODMASTER DESIGN INC.	1447468
FRESCOS KITCHENS INC.	1644496
ICONIC SYSTEMS INC.	2168060
JBL BUSINESS ANALYSIS INC.	2145901
JW ASSET MANAGEMENT INC.	2138425
LAUREL STYLE INC.	1537392
MACRO-SYSTEMS PACKAGING LTD.	601779
MICHEL PIQUETTE HOLDINGS INC.	862261
MORTGAGE EXPERT INC.	1740329
MULTITECH TRIM INC.	1237541
NORTHVIEW CHALET INC.	1646597
PROMARK COMMUNICATIONS INC.	783033
SPIN EMPORIUM INC.	2182588
THE GOODERHAM HOUSE INC.	1681709
TONY'S GRADING & EXCAVATING LIMITED	246180
VILLAGGIO MEAT AND DELI INC.	2149841
532145 ONTARIO LIMITED	532145
772761 ONTARIO LIMITED	772761
874557 ONTARIO LIMITED	874557
961101 ONTARIO LTD.	961101
1024640 ONTARIO LIMITED	1024640
1084853 ONTARIO LTD.	1084853
1453950 ONTARIO INC.	1453950
1644004 ONTARIO INC.	1644004
2079758 ONTARIO INC.	2079758
2092263 ONTARIO INC.	2092263

Katherine M. Murray
Director/Directrice

(143-G089)

**Cancellation for Cause
(Business Corporations Act)
Annulation à juste titre
(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that by orders under section 240 of the *Business Corporation Act*, the certificates set out hereunder have been cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, par des ordres donnés en vertu de l'article 240 de la *Loi sur les sociétés par actions*, les certificats indiqués ci-dessous ont été annulés à juste titre et, dans le cas des certificats de constitution, les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-02-12

2164159 ONTARIO INC.

2164159

(143-G090)
Katherine M. Murray
Director/Directrice

**Marriage Act
Loi sur le mariage**

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

February 8 - February 12

NAME	LOCATION	EFFECTIVE DATE
Mitchell, Tina Denise	Mississauga, ON	9-Feb-10
Leeson, Philip	Hamilton, ON	9-Feb-10
Okpataku, Emmanuel	Bowmanville, ON	9-Feb-10
Fletcher, Terry	Seaforth, ON	9-Feb-10
Fletcher, Mary Florence	Seaforth, ON	9-Feb-10
Wiebe, Peter	Aylmer, ON	9-Feb-10
Mitchell, Cecil Harvey	Mississauga, ON	9-Feb-10
Breedveld, Peter	Burlington, ON	9-Feb-10
Pearson, Diane	Richmond Hill, ON	9-Feb-10
Policicchio, Santo	Sault Ste. Marie, ON	9-Feb-10
Mongeon, Francine Irene	Ottawa, ON	9-Feb-10
Melo, Carlos Alberto	Toronto, ON	9-Feb-10
Osadchuck, Vasiliy	Oshawa, ON	9-Feb-10
Khadem, Victoria	Toronto, ON	9-Feb-10
Graham, Paul	Guelph, ON	10-Feb-10
Ally, Neville	Orleans, ON	12-Feb-10
Deena, Ramdala	Brampton, ON	12-Feb-10
Duff, Brandon	St. Catharines, ON	12-Feb-10
Farquharson, Alantie Delapenha	Brantford, ON	12-Feb-10
Choi, Jae Yong	North York, ON	12-Feb-10
Weinberg, Darryl	Maple, ON	12-Feb-10
Stacey, Frederick	Kingston, ON	12-Feb-10
Lazzarato, Giampietro	Thornhill, ON	12-Feb-10
Gennuso, Pietro Paolo	Toronto, ON	12-Feb-10
Park, Seong-Jae	Toronto, ON	12-Feb-10
Arseneault, Marc	Mississauga, ON	12-Feb-10
Hill, Scott William	London, ON	12-Feb-10
Van Wyck, Robert	Thunder Bay, ON	12-Feb-10
Guevremont, Alain M.	Borden, ON	12-Feb-10
Frenette, Maurice	Ottawa, ON	12-Feb-10
Smith, Beverley	Toronto, ON	12-Feb-10
Kanai, Junji	Kitchener, ON	12-Feb-10

RE-REGISTRATIONS

NAME	LOCATION	EFFECTIVE DATE
Johnson, Wallace	Cobourg, ON	9-Feb-10
Arias Prada, Javier Enrique	Hamilton, ON	9-Feb-10
Gadbois, Paula Marlene	Morrisburg, ON	9-Feb-10
Graves, Lucy Sharon	Kitchener, ON	12-Feb-10

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

NAME	LOCATION	EFFECTIVE DATE
Gibbesh, Paul February 25, 2010 to March 1, 2010	Gravenhurst, ON	11-Feb-10
Tenpenny, Glenn March 11, 2010 to March 22, 2010	Toronto, ON	11/02/2010
Millette, Darryl April 8, 2010 to April 12, 2010	Saskatoon, SK	11-Feb-10
Aston, Richard May 6, 2010 to May 10, 2010	Calgary, AB	11/02/2010
Payette, Tanya May 27, 2010 to May 31, 2010	Calgary, AB	11-Feb-10
Main, Trevor Paul Basil June 24, 2010 to June 28, 2010	Bogota, Colombia	11/02/2010
Reid, Thomas July 8, 2010 to July 12, 2010	Colden, NY	11-Feb-10
Morais, S. Robert July 30, 2010 to August 3, 2010	West Bloomfield, MI	11/02/2010
Mackay, Ian September 16, 2010 to September 20, 2010	St. Lambert, QC	11-Feb-10

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:

NAME	LOCATION	EFFECTIVE DATE
Elliott, Bruce (143-G091)	Bancroft, ON JUDITH M. HARTMAN, Deputy Registrar General/ Registraire générale adjointe de l'état civil	9-Feb-10

Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from February 08, 2010 to February 14, 2010 under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 08 février 2010 au 14 février 2010, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
ANDERSON, HEIDI. EILEEN.	WRIGHT, HEIDI. EILEEN.
AUDIA, JOSEPH. PETER JOHN.	AUDIA-LIZOTTE, JOSEPH. PETER JOHN.

PREVIOUS NAME

BERNICKY, JOSEPH.ROGER.
ROLLAND.
BOLAND,
MAUREEN.
BOUWMAN, CARISSA.
BRIANNE.
BRANCO, LEAH.
STEPHANIE.
BUMSTEAD, JESSICA.
ELIZABETH.
CARDONA FLORES, RICARDO.
ANTONIO..
CHEN, BAODONG.
CHIU, SIU LING.
CIALO, VERONICA.
ANGELIQUE.
DOBKO, STEPHANIE.ANNA.
DUDLEY-KELLY, CAMISHA.
KAYLEEN.
DUPLESSIS, MARC.
EL KABOUSS, KAOUTAR.
FINCH, CARA.ELIZABETH.
FRIESEN,
MICHAEL..
FRIESEN, RACHEL.
GAO, FEI. YANG.
GUYATT, WILLIAM.JOSEPH.
HARDING-SYKES, ELIZABETH.
MARIE.
HARMATH, THOMAS.
ZACHARY.
HASSAN, FATMA.MOHAMED.
HEDAYATZADEH, HOLAKOO.
HUGHES, FLORENCE.
LORRAINE.
JEFFREY, BAMLAKE.
ROBERT.
KEHOE, KRYSTAL.
JEANNE.
KLASSEN, KYLE.MARTYN.
KOREN, RUZ-ELIEZER.
KOSIAL, SASHEELA.DEVI.
KOWMEAGAK, LUCASSIE.
ALEXANDRE.
LU, YU.LU.
MARTIN, DESMOND.XAVIER.
MARTIN, MELODI.DAWN.
MCGEE, JOSHUA.
RILEY.
MCSHERRY, ANGELINA.CAPRI.
MCSHERRY, ZACKORY.RICO.
MIGHTON, RAEGAN.
ELISABETH.
MOFAZALI, HOSSEIN.
MURPHY, TANYA. RONALDA.
NGAN, PUI-SHAN.ANITA.
NGUYEN, THI.BICH.HUE.
O'SULLIVAN, MENACOLE.
LAFEHTY.
PEGG, DON.STUART.JAMES.
PIKE, CHRISTINA.
MARGUERITE.
PUSARA, TAMARA.
RAFEH, MAZINA.
REID, LLOYD.RICHARD.
ALLAN.
REILLY, JULIE.DAWN.
RENAUD-BERLINGERI, OWEN.
CHRISTOPHER.
RENAUD-BERLINGERI, WYATT.
ROBERT.
REZZULLI, DOMENICO.
RIEWALD, STEPHANIE.
KATRINA.
SANDHU, GIAN.SINGH.
SCOTT, CLAIRE.
MARY.
SHAFIQUE, MOHAMMAD.
SAYFUD.

NEW NAME

BERNIQUEZ, JOSEPH.ROGER.
ROLLAND.
BOLAND, MAUREEN.
MONTGOMERY.
JOHNSTONE, CARISSA.
BRIANNE.
HENDERSON, LEAH.
STEPHANIE..
DUSOME, JESSICA.
ELIZABETH.
CARDONA, ANTONIO.
VALENTINO.
CHEN, RAIN.EN.YU.
CHIU, ALISON.SIU.LING.
GREY JOHNSON,
BIANCA.
CARBONE, STEPHANIE.ANNA.
KELLY, CAMISHA.
KAYLEEN.
DUPLESSIS, MÉLANIE.
EL ALAMI, KAOUTAR.
DAVIDSON, CARA.ELIZABETH.
FRIESEN, MICHAEL.
JONATHAN.
FRIESEN, RACHEL.JOY.
GAO, PHOEBE.FEIVANG.
THOMSON, WILLIAM.JOSEPH.
HARDING, ELIZABETH.
MARIE.
HARMATH, ZACK.
THOMAS.
HASSAN, ANISA.MOHAMED.
NIKTASH, ALEX.
HUGHES, LORRAINE.
KELLY.
MACDONALD, ZARA.HELEN.
BAMLAKE.
KEHOE MACLEOD, KRYSTAL.
JEANNE.
GOODYEAR, KYLE.BLADE.
KOREN, RAZ.ELIEZER.
KOSIAL, MEAGHAN.ELIZA.
HOULE, LUKE.
ALEXANDRE.
LU, LINDA.YULU.
VYN, DESMOND.XAVIER.
VYN, MELODI.DAWN.
MCGEE-CHEVRETTE, JOSHUA.
RILEY.
DI CARO, ANGELINA.CAPRI.
DI CARO, ZACKORY.FEDERICO.
HORNBY, RAEGAN.
ELISABETH.
MOFAZALI, NICK..
HART, TONYA.
LAM, PUI-SHAN.ANITA.
NGUYEN, HUE.
O'SULLIVAN, NICOLE.
JANICE.
PEGG, JAMES.DON.STUART.
DOBBIN, CHRISTINE.
MARGARET.
PETROVIC, TAMARA.
TANVEER, MAZINA.GUL.
REID, PRESTON.RICHARD.
ALLAN.
NEALE, JULIE.DAWN.
RENAUD, OWEN.
CHRISTOPHER.
RENAUD, WYATT.
ROBERT.
REZZULLI, DOMENICO.UGO.
MILTIMORE, STEPHANIE.
KATRINA.
SANDHU, SUKHDEEP.SINGH.
SCOTT, CLAIRE.
CELIA.
CHOUDHURY, MOHAMMAD.
SHAFIQUE.

PREVIOUS NAME

NEW NAME

SHAFIQUE, SALIMA.
AKHTER.
SHAFIQUE, SUMAIYA.AKHTER.
SHELLEY, GORDON.
PAUL.
SINGH, KARAMJIT.
SINGH, SATWINDER.
SZILAGYI, GERGELY.
TALKHOONCHE, SHIRIN.
TAM, YUK.CHEUNG.
VAN BOETTGER, WOLFGANG.
VENNECHENKO, MARIE..
VILLEGAS KERLINGER,
JOSELUIS.
VOINITSKAYA, TATYANA.
WU, MEI.WAH.
YANG, KENNETH.
SEN.FAI.
YOUNG, STEVEN.CARLTON.

CHOUDHURY, SALIMA.
AKHTER.
CHOUDHURY, SUMAIYA.
ARMSTRONG, GORDIE.PAUL.
JOSEPH.
BHATTAL, KARAMJIT.
KAINTH, SATWINDER.SINGH.
SZILAGYI, GREGORY.MARK.
GHAFARY, SHIRIN.
TAM, DANNY.YUK.CHEUNG.
BOETTGER, WOLFGANG.
VENNECHENKO, MARY.
KERLINGER, JULES-JOSÉ.
MACKENZIE.
MISIK, TATYANA.
TAM, THERESA.MEI.WAH.
YANG, KENNETH.JEFFREY.
SEN.FAI.
LAM DAN, STEVEN.CARLTON.

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

(143-G092)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2
Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N.

DEBORAH DELLER,
Clerk of the Legislative Assembly.

Applications to Provincial Parliament

NOTICE IS HEREBY GIVEN that an application on behalf of Big Bay Resort Association will be made to the Legislative Assembly of the Province of Ontario for an Act to continue the Association as a corporation without share capital and to which all persons having a real property interest in the four season resort to be developed at Big Bay Point, in the Town of Innisfil, Ontario will be members. The Act will require all members of the Association to be bound by its general bylaw which, amongst other things, will allocate votes and fee obligations amongst its members. The Big Bay Resort Association will manage and maintain the public lands and amenities at the resort and will provide a number of services that enhance the resort for the benefit of its members, resort guests and the general public.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person having an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario M7A 1A2.

Dated this 25th day of January, 2010

Big Bay Resort Association
by: Jeffrey P. Shankman
Secretary

(143-P048) 6,7,8,9

NOTICE IS HEREBY GIVEN that on behalf of Noordin Esmail, Madatali Mitha, Talib Noomohamed, Sadrudin Dharamsi and Sadrudin Sajan application will be made to the Legislative Assembly of the Province of Ontario for an Act to revive Sandringham Developments Ltd.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario M7A 1A2.

DATED at Toronto this 8th day of February, 2010.

Alan Redway, Q.C.
On behalf of applicants

(143-P061) 8,9,10,11

NOTICE IS HEREBY GIVEN that on behalf of SEAN GIBSON, an application will be made to the Legislative Assembly of the Province of Ontario for an Act to revive The Ontario Barber Association.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queens Park, Toronto, Ontario, M7A 1A2.

Dated at Hamilton, Ontario this Wednesday February 17th, 2010.

Sean Gibson
Member

(143-P072) 9,10,11,12

Sale of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF HALTON HILLS

Take Notice that tenders are invited for the purchase of the land described below and will be received until 3:00 p.m. local time on 31 March 2010, at the Town of Halton Hills Civic Centre, 1 Halton Hills Drive, Halton Hills (Georgetown), Ontario L7G 5G2.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Town of Halton Hills Civic Centre, 1 Halton Hills Drive, Halton Hills (Georgetown).

Description of Lands:

Roll No. 24 15 070 003 88610 0000, Newman Place, Georgetown PIN: 25032-0597(LT) BLOCK 187, PLAN 20M734, HALTON HILLS
File 08-13.

Minimum Tender Amount: \$ 19,611.42

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, visit www.OntarioTaxSales.ca or contact:

Simone Gourlay
Manager of Purchasing
The Corporation of the Town of Halton Hills
1 Halton Hills Drive
Georgetown, Ontario L7G 5G2
905-873-2601 Ext. 2210
<http://www.haltonhills.ca/business/tendersCurrent.php>

(143-P073)

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation**

2010—02—27

ONTARIO REGULATION 15/10

made under the

GREEN ENERGY ACT, 2009

Made: December 9, 2009

Filed: February 9, 2010

Published on e-Laws: February 11, 2010

Printed in *The Ontario Gazette*: February 27, 2010

DESIGNATIONS RE SECTION 5 OF THE ACT

Designation of renewable energy projects

1. A renewable energy project related to a renewable energy generation facility that uses solar energy harnessed by photovoltaic technology as its renewable energy source is a designated renewable energy project for purposes of subsection 5 (1) of the Act, if the project meets the following criteria:

1. The photovoltaic technology is mounted on the roof or wall or both of a building.
2. The photovoltaic technology is installed in compliance with the *Building Code Act, 1992*.

Designation of renewable energy sources

2. (1) Ground source energy is designated as a renewable energy source for purposes of subsection 5 (1) of the Act, if the ground source energy is harnessed by ground source heat pump technology and the ground source heat pump technology is installed in compliance with the *Building Code Act, 1992*.

(2) Solar energy is designated as a renewable energy source for purposes of subsection 5 (1) of the Act, if the solar energy is harnessed by thermal air technology or thermal water technology that meets the following criteria:

1. The thermal air technology or thermal water technology is mounted on the roof or wall or both of a building.
2. The thermal air technology or thermal water technology is installed in compliance with the *Building Code Act, 1992*.

Exception, prescribed by-laws etc.

3. By-laws, instruments and other restrictions that relate to the following classes of matters are prescribed for the purposes of clause 5 (4) (b) of the Act:

1. The prevention of injury to or the destruction of trees.
2. The protection of groundwater.
3. The designation and protection, including interim protection, of properties of cultural heritage value or interest, heritage conservation study areas and heritage conservation districts and the designation of properties of archaeological or historic significance pursuant to Parts II, III.1, IV, V and VI of the *Ontario Heritage Act*.
4. Any activity or matter that is the subject of a regulation made by a conservation authority pursuant to clauses 28 (1) (a), (b) and (c) of the *Conservation Authorities Act*.

Exception, restrictions imposed under prescribed Acts

4. Restrictions at law imposed under the following Acts are prescribed for the purposes of clause 5 (4) (b) of the Act:

1. The *Apprenticeship and Certification Act, 1998*.
2. The *Building Code Act, 1992*.
3. The *Clean Water Act, 2006*.

4. *The Conservation Authorities Act.*
5. *The Crown Forest Sustainability Act, 1994.*
6. *The Electricity Act, 1998.*
7. *The Endangered Species Act, 2007.*
8. *The Environmental Assessment Act.*
9. *The Environmental Protection Act.*
10. *The Fire Protection and Prevention Act, 1997.*
11. *The Fish and Wildlife Conservation Act, 1997.*
12. *The Forest Fires Prevention Act.*
13. *The Niagara Escarpment Planning and Development Act.*
14. *The Occupational Health and Safety Act.*
15. *The Oil, Gas and Salt Resources Act.*
16. *The Ontario Energy Board Act, 1998.*
17. *The Ontario Heritage Act.*
18. *The Ontario Water Resources Act.*
19. *The Pesticides Act.*
20. *The Provincial Parks and Conservation Reserves Act, 2006.*
21. *The Public Lands Act.*
22. *The Safe Drinking Water Act, 2002.*
23. *The Technical Standards and Safety Act, 2000.*
24. *The Trades Qualification and Apprenticeship Act.*

Commencement

- 5. This Regulation comes into force on the day it is filed.**

9/10

ONTARIO REGULATION 16/10

made under the

CAPITAL INVESTMENT PLAN ACT, 1993

Made: February 9, 2010
 Filed: February 10, 2010
 Published on e-Laws: February 11, 2010
 Printed in *The Ontario Gazette*: February 27, 2010

Amending O. Reg. 349/07

(Ontario Financing Authority: Prescribed Classes of Public Servant)

Note: Ontario Regulation 349/07 has not previously been amended.

- 1. Ontario Regulation 349/07 is amended by adding the following French version:**

**OFFICE ONTARIEN DE FINANCEMENT : CATÉGORIES PRESCRITES DE
FONCTIONNAIRES**

Catégories prescrites de fonctionnaires

1. Pour l'application des paragraphes 8 (7) et (8) de la Loi, sont prescrites les catégories suivantes de postes de fonctionnaire qui sont créées en vertu du paragraphe 33 (1) de la *Loi de 2006 sur la fonction publique de l'Ontario* :

1. Les postes classés AOFA 1, AOFA 2 ou AOFA 3 en vertu du paragraphe 33 (1) de cette loi.
 2. Les postes classés XOFA 1, XOFA 2 ou XOFA 3 en vertu du paragraphe 33 (1) de cette loi.
- 2. This Regulation comes into force on the day it is filed.**

Made by:

DWIGHT DOUGLAS DUNCAN
Minister of Finance

Date made: February 9, 2010.

9/10

ONTARIO REGULATION 17/10

made under the

ASSESSMENT ACT

Made: February 9, 2010
Filed: February 10, 2010
Published on e-Laws: February 11, 2010
Printed in *The Ontario Gazette*: February 27, 2010

REVOKING VARIOUS REGULATIONS

Note: Regulation 30 and Ontario Regulation 173/07 have previously been amended. For the legislative history of those Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

Note: Ontario Regulation 109/01 has not previously been amended.

1. The following Regulations are revoked:
 1. Regulation 30 of the Revised Regulations of Ontario, 1990.
 2. Ontario Regulation 109/01.
 3. Ontario Regulation 173/07.
- 2. This Regulation comes into force on the day it is filed.**

Made by:

DWIGHT DOUGLAS DUNCAN
Minister of Finance

Date made: February 9, 2010.

9/10

ONTARIO REGULATION 18/10

made under the

MUNICIPAL ACT, 2001

Made: February 9, 2010
 Filed: February 10, 2010
 Published on e-Laws: February 11, 2010
 Printed in *The Ontario Gazette*: February 27, 2010

REVOKING VARIOUS REGULATIONS

Note: Ontario Regulations 703/98, 368/05 and 141/08 have previously been amended. For the legislative history of the Regulations, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. The following Regulations are revoked:

- 1. Ontario Regulation 703/98.**
- 2. Ontario Regulation 368/05.**
- 3. Ontario Regulation 141/08.**

2. This Regulation comes into force on the day it is filed.

Made by:

DWIGHT DOUGLAS DUNCAN
Minister of Finance

Date made: February 9, 2010.

9/10

ONTARIO REGULATION 19/10

made under the

CITY OF TORONTO ACT, 2006

Made: February 9, 2010
 Filed: February 10, 2010
 Published on e-Laws: February 11, 2010
 Printed in *The Ontario Gazette*: February 27, 2010

Revoking O. Reg. 147/09
 (Traditional Municipal Taxes — Annual Time Limits for Certain By-laws)

Note: Ontario Regulation 147/09 has not previously been amended.

- 1. Ontario Regulation 147/09 is revoked.**
- 2. This Regulation comes into force on the day it is filed.**

Made by:

DWIGHT DOUGLAS DUNCAN
Minister of Finance

Date made: February 9, 2010.

9/10

ONTARIO REGULATION 20/10

made under the

EDUCATION ACT

Made: February 10, 2010

Filed: February 10, 2010

Published on e-Laws: February 11, 2010

Printed in *The Ontario Gazette*: February 27, 2010**FEEs FOR NON-PERMANENT RESIDENTS — EXEMPTIONS****Prescribed class**

1. Each of the following classes is prescribed as a class for which a board shall not charge a fee in accordance with subsection 49 (7) of the Act:

1. Persons who,
 - i. were displaced as a result of Hurricane Katrina, and
 - ii. were admitted to a school of a board in the 2005-2006 school year.
2. Persons who,
 - i. were displaced as a result of the 2010 earthquake in Haiti, and
 - ii. were admitted to a school of a board in the 2009-2010 school year.

Revocation

2. Ontario Regulation 586/05 is revoked.

Commencement

3. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 20/10

pris en application de la

LOI SUR L'ÉDUCATION

pris le 10 février 2010

déposé le 10 février 2010

publié sur le site Lois-en-ligne le 11 février 2010

imprimé dans la *Gazette de l'Ontario* le 27 février 2010**DROITS EXIGÉS DES RÉSIDENTS NON PERMANENTS — DISPENSES****Catégories prescrites**

1. Chacune des catégories suivantes est prescrite comme catégorie à laquelle le conseil ne doit pas demander de droits conformément au paragraphe 49 (7) de la Loi :

1. Les personnes qui, à la fois :
 - i. ont été déplacées à la suite de l'ouragan Katrina,
 - ii. ont été admises à une école du conseil au cours de l'année scolaire 2005-2006.
2. Les personnes qui, à la fois :
 - i. ont été déplacées à la suite du tremblement de terre de 2010 en Haïti,
 - ii. ont été admises à une école du conseil au cours de l'année scolaire 2009-2010.

Abrogation

2. Le Règlement de l'Ontario 586/05 est abrogé.

Entrée en vigueur**3. Le présent règlement entre en vigueur le jour de son dépôt.**

Made by:
Pris par :

La ministre de l'Éducation,

LEONA DOMBROWSKY
Minister of Education

Date made: February 10, 2010.
Pris le : 10 février 2010.

9/10

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

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- 1) Envoyer les annonces dans le format **Word.doc** par courriel à mbs.GazettePubsOnt@ontario.ca
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The Ontario Gazette

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Proclamation

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

KEEPING THE PROMISE FOR GROWTH AND PROSPERITY ACT (2002 BUDGET), 2002

We, by and with the advice of the Executive Council of Ontario, name March 15, 2010 as the day on which section 3 of Schedule I to the *Keeping the Promise for Growth and Prosperity Act (2002 Budget)*, 2002, c. 8, which amends the *Capital Investment Plan Act, 1993*, comes into force.

WITNESS:

THE HONOURABLE
DAVID C. ONLEY

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on February 24, 2010.

BY COMMAND

Harinder Jeet Singh Takhar
Minister of Government Services

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

BUDGET MEASURES ACT, 2006 (NO. 2)

We, by and with the advice of the Executive Council of Ontario, name April 30, 2010 as the day on which subsection 1 (8) and sections 9 and 10 of Schedule Z.5 to the *Budget Measures Act, 2006 (No. 2)*, c. 33, which amends the *Securities Act*, come into force.

WITNESS:

THE HONOURABLE
DAVID C. ONLEY

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on February 24, 2010.

BY COMMAND

Harinder Jeet Singh Takhar
Minister of Government Services

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

LOI DE 2002 SUR LE RESPECT DE L'ENGAGEMENT D'ASSURER LA CROISSANCE ET LA PROSPÉRITÉ (BUDGET DE 2002)

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 15 mars 2010 comme le jour où entre en vigueur l'article 3 de l'annexe I de la *Loi de 2002 sur le respect de l'engagement d'assurer la croissance et la prospérité (budget de 2002)*, chap. 8, qui modifie la *Loi de 1993 sur le plan d'investissement*.

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY

LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 24 février 2010.

PAR ORDRE

(143-G093)
Harinder Jeet Singh Takhar
ministre des Services gouvernementaux

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

LOI DE 2006 SUR LES MESURES BUDGÉTAIRES (No 2)

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 30 avril 2010 comme le jour où entrent en vigueur le paragraphe 1 (8) et les articles 9 et 10 de l'annexe Z.5 de la *Loi de 2006 sur les mesures budgétaires (no 2)*, chap. 33, qui modifie la *Loi sur les valeurs mobilières*.

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY

LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 24 février 2010.

PAR ORDRE

(143-G094)
Harinder Jeet Singh Takhar
ministre des Services gouvernementaux



ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

**EMPLOYMENT PROTECTION FOR FOREIGN NATIONALS ACT
(LIVE-IN CAREGIVERS AND OTHERS), 2009**

We, by and with the advice of the Executive Council of Ontario, name March 22, 2010 as the day on which the *Employment Protection for Foreign Nationals Act (Live-in Caregivers and Others)*, 2009, c. 32, comes into force.

WITNESS:

THE HONOURABLE
DAVID C. ONLEY

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on February 24, 2010.

BY COMMAND

Harinder Jeet Singh Takhar
Minister of Government Services

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

GREEN ENERGY AND GREEN ECONOMY ACT, 2009

We, by and with the advice of the Executive Council of Ontario, name March 1, 2010 as the day on which sections 4, 5 and 6 of Schedule D to the *Green Energy and Green Economy Act, 2009*, c. 12, which amend the *Ontario Energy Board Act, 1998*, come into force.

WITNESS:

THE HONOURABLE
DAVID C. ONLEY

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on February 24, 2010.

BY COMMAND

Harinder Jeet Singh Takhar
Minister of Government Services

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

PROCLAMATION

BUDGET MEASURES ACT, 2005 (NO. 2)

We, by and with the advice of the Executive Council of Ontario, name March 1, 2011 as the day on which section 2 of Schedule 20 to the *Budget Measures Act, 2005 (No. 2)*, c. 31, which amends the *Securities Act*, comes into force.

WITNESS:

THE HONOURABLE
DAVID C. ONLEY

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on February 24, 2010.

BY COMMAND

Harinder Jeet Singh Takhar
Minister of Government Services

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

LOI DE 2009 SUR LA PROTECTION DES ÉTRANGERS DANS LE CADRE DE L'EMPLOI (AIDES FAMILIAUX ET AUTRES)

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 22 mars 2010 comme le jour où entre en vigueur la *Loi de 2009 sur la protection des étrangers dans le cadre de l'emploi (aides familiaux et autres)*, chap. 32.

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY

LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 24 février 2010.

PAR ORDRE

(143-G095) Harinder Jeet Singh Takhar
ministre des Services gouvernementaux

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

LOI DE 2009 SUR L'ÉNERGIE VERTE ET L'ÉCONOMIE VERTE

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1^{er} mars 2010 comme le jour où entrent en vigueur les articles 4, 5 et 6 de l'annexe D de la *Loi de 2009 sur l'énergie verte et l'économie verte*, chap. 12, qui modifient la *Loi de 1998 sur la Commission de l'énergie de l'Ontario*.

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY

LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 24 février 2010.

PAR ORDRE

(143-G096) Harinder Jeet Singh Takhar
ministre des Services gouvernementaux

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

PROCLAMATION

LOI DE 2005 SUR LES MESURES BUDGÉTAIRES (NO2)

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1^{er} mars 2011 comme le jour où entre en vigueur l'article 2 de l'annexe 20 de la *Loi de 2005 sur les mesures budgétaires (no 2)*, chap. 31, qui modifie la *Loi sur les valeurs mobilières*.

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY

LIEUTENANT-GOUVERNEUR DE NOTRE PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 24 février 2010.

PAR ORDRE

(143-G097) Harinder Jeet Singh Takhar
ministre des Services gouvernementaux

Criminal Code Code Criminel

DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254(1) of the Criminal Code (Canada), the Honourable Rick Bartolucci, Minister of Community Safety and Correctional Services of Ontario, on the 8th day of February, 2010, designated the following persons as being qualified to operate the approved instruments known as the Intoxilyzer® 8000C.

L'AVIS PRESENT est donné qu'en vertu du paragraphe 254(1) du Code Criminel du Canada, l'honorable Rick Bartolucci, Ministre de la Sécurité communautaire et des Services correctionnels de l'Ontario, le 8 février 2010, désigna les personnes suivantes comme étant qualifiées pour manipuler les alcootest approuvés connus sous le nom de Intoxilyzer® 8000C.

Garrett Beitz	Ontario Provincial Police
Mike Bib	Ontario Provincial Police
Ian G. Black	Ontario Provincial Police
Jerome Brown	Ontario Provincial Police
Susan Cain	Ontario Provincial Police
Denise Collins	Ontario Provincial Police
Julie Collishaw	Ontario Provincial Police
Jamie R. Davis	Ontario Provincial Police
Russell Desserre	Ontario Provincial Police
Pierre J. Drouin	Ontario Provincial Police
Elliott Duhamel	Ontario Provincial Police
Jason Foster	Ontario Provincial Police
Steve Heinz	Ontario Provincial Police
Lori J. Hodgson	Ontario Provincial Police
Leslie W. Howell	Ontario Provincial Police
Dwight Lundgren	Ontario Provincial Police
Timothy S.G. Negus	Ontario Provincial Police
Kyle A. Peloso	Ontario Provincial Police
Adrian W. Perry	Ontario Provincial Police
Jeffery N. Poperechny	Ontario Provincial Police
Richard Rowe	Ontario Provincial Police
Andrew Graham Rudd	Ontario Provincial Police
Keith Shaw	Ontario Provincial Police
Todd E. Smith	Ontario Provincial Police
Daniel J. Stever	Ontario Provincial Police
Michael Jason Younan	Ontario Provincial Police

(143-G098)

DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

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Chris Acom	Toronto Police Service
Steven Aguiar	Toronto Police Service
John Andrews	Toronto Police Service
Iulian Andrici	Toronto Police Service
David Askett	Ontario Provincial Police
Tamara Beckers	Ontario Provincial Police
Adam Belanger	Ontario Provincial Police
Kyle Bildfell	Ontario Provincial Police

Celeste Butt
Caleb B. Chapman
Chris Cornford
Kevin Daley
Sean Davey
Dave Dennie
Chris Dingman
Beverly Dunn
Michael Dybowski
Richard Eady
Daniel Farewell
Brett Fogg
Frank Girmenia
Kim Greener
Sylvie Guay
Henry Heidinga
Douglas Hodgert
Wayne Howlett
Reg Hughson
Jeffrey Kell
R. Scott Kerr
Matt Kirkland
Mark Melbye
Jeremy Moed
Stephanie Nassis
David R. Neville
John G. Pollock
Christopher Poynter
Michael J. Primeau
Neil Sanders
Dan Scobie
Krystian Stradza
Jason Spencer
Michael Thompson
Martin Tomaszewski
Jason Wrong
Christopher Yule

(143-G099)

DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254(1) of the Criminal Code (Canada), the Honourable Rick Bartolucci, Minister of Community Safety and Correctional Services of Ontario, on the 8th day of February, 2010, designated the following persons as being qualified to operate the approved instruments known as the Intoxilyzer® 8000C.

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Isaac Austin	Ontario Provincial Police
Gary Allan Blackman	Ontario Provincial Police
Jason J. Dunn	Ontario Provincial Police
Shaun Filman	Ontario Provincial Police
Glenn W. Harrison	Ontario Provincial Police
Eric Kent Horwood	Ontario Provincial Police
Lisa M. Jacques	Ontario Provincial Police
Chad Laperle	Ontario Provincial Police
James Lyman Jr.	Ontario Provincial Police
Sharon Lynch	Ontario Provincial Police
Milan Matovski	Ontario Provincial Police
David McNab	Ontario Provincial Police
John H. Meaker	Ontario Provincial Police
David J. Moffatt	Ontario Provincial Police
Kieran Monaghan	Ontario Provincial Police
John D. Power	Ontario Provincial Police

Timothy Sturgeon	Ontario Provincial Police
Robert S. VanderWoude	Ontario Provincial Police
Matthew J.W. Warner	Ontario Provincial Police
Shaun Webb	Ontario Provincial Police
Dominic J. Wong	Ontario Provincial Police
Dwight Young	Ontario Provincial Police

(143-G100)

DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

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Shaun W. Calverley	Ontario Provincial Police
Ray Choy	Niagara Regional Police Service
Michael Cunningham	Ontario Provincial Police
Shane Donovan	Niagara Regional Police Service
Cathy Edgcombe	Niagara Regional Police Service
Patricia Elviss	Ontario Provincial Police
Darrin S. Forbes	Niagara Regional Police Service
Steven Hurst	Ontario Provincial Police
Brian James	Niagara Regional Police Service
Robert Kroon	Niagara Regional Police Service
Chris Lucy	Niagara Regional Police Service
David A. Marynuik	Niagara Regional Police Service
Patrick A. Massie	Ontario Provincial Police
Jeffrey May	Niagara Regional Police Service
Troy McIlravery	Ontario Provincial Police
Bill McKnight	Ontario Provincial Police
Michael A. Pendzinski	Ontario Provincial Police
Clifford T. Priest	Niagara Regional Police Service
James W. Purdie	Niagara Regional Police Service
Robert Rittner	Niagara Parks Police Service
Michael Rowe	Niagara Regional Police Service
Sylvie Royer	Niagara Regional Police Service
Scott Whitehome	Ontario Provincial Police
Matthew R. Whiteley	Niagara Regional Police Service
Robert Wiens	Ontario Provincial Police

(143-G101)

DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

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Wayne Adam	Peterborough Lakefield Community Police Service
Glen Bennett-Ferland	Ontario Provincial Police
Bruce W. Brunsch	Peterborough Lakefield Community Police Service

Aaron Bucci	Belleville Police Service
Jeff Cooper	Peel Regional Police Service
Grant Eastwood	Peterborough Lakefield Community Police Service
Kevin Faulkner	Peel Regional Police Service
Wayne Groen	Belleville Police Service
Kaitlyn Hill	Ontario Provincial Police
Brian Hodgins	York Regional Police Service
Jason Hope	Ontario Provincial Police
Mark Hubble	Peterborough Lakefield Community Police Service
Brian Jones	Ontario Provincial Police
Aaron MacMillan	Peterborough Lakefield Community Police Service
Samuel McCullum	Peterborough Lakefield Community Police Service
Alan Prodonick	Peterborough Lakefield Community Police Service
Erin Prodonick	Peterborough Lakefield Community Police Service
Greg Robinson	Peterborough Lakefield Community Police Service
Ben Schell	York Regional Police Service
Peter Sejrur	Peterborough Lakefield Community Police Service
Todd Stewart	York Regional Police Service
Brad Stitt	Belleville Police Service
Isaac Teeple	Peterborough Lakefield Community Police Service
Rob Travers	Belleville Police Service

(143-G102)

DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254(1) of the Criminal Code (Canada), the Honourable Rick Bartolucci, Minister of Community Safety and Correctional Services of Ontario, on the 8th day of February, 2010, designated the following persons as being qualified to operate the approved instruments known as the Intoxilyzer® 8000C.

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Daryl Archer	Hamilton Police Service
Vince Ariemma	Hamilton Police Service
Gregg Bailey	York Regional Police Service
Allen John Bonner	Halton Regional Police
Chris Borak	Halton Regional Police Service
Michael Burton	Halton Regional Police Service
Ladislav Butkovic	Halton Regional Police
Steve Cabraja	York Regional Police Service
Matthew Caldwell	Halton Regional Police Service
William Clayton	Halton Regional Police Service
Rick Cole	Halton Regional Police Service
Naresh Dabas	Halton Regional Police Service
Kevin Dahl	Guelph Police Service
Norman Deneault	Halton Regional Police Service
David Doxey	Guelph Police Service
Josh Fraser	Guelph Police Service
Robert Garland	Halton Regional Police
Brian Gemin	Guelph Police Service
Paul Harrower	Halton Regional Police Service
David W. Hawthorne	Hamilton Police Service
Carson Henderson	Halton Regional Police Service
John Ivey	Halton Regional Police Service
Walter B. Johnston	Hamilton Police Service
Amy R. Knibb	Halton Regional Police Service
Gordon Lampman	Hamilton Police Service
Gregory M ^c Donald	Guelph Police Service
Lance Martin	Halton Regional Police Service
David McInnis	Halton Regional Police Service
Robert Mooney	Peel Regional Police Service
Carey Moore	Halton Regional Police Service
Keith Nakahara	Halton Regional Police Service
Stephane Parent	Halton Regional Police Service

Patricia Pronovost	Guelph Police Service
Amanda Sanders	Halton Regional Police Service
Moreen Smith	Halton Regional Police Service
Richard Solecki	Halton Regional Police Service
Marilyn L. Thomas	Hamilton Police Service
Walter Trulsen	Halton Regional Police Service
Mark Urie	Halton Regional Police
Amanda Vernon	Hamilton Police Service
Erik Van Vliet	Halton Regional Police Service
Claus H. Wagner	Hamilton Police Service
Donna Whittaker	Halton Regional Police Service
Andrea Wilson	Halton Regional Police Service

(143-G103)

DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254(1) of the Criminal Code (Canada), the Honourable Rick Bartolucci, Minister of Community Safety and Correctional Services of Ontario, on the 8th day of February, 2010, designated the following persons as being qualified to operate the approved instruments known as the Intoxilyzer® 8000C.

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Tara Anderson	Ottawa Police Service
Michelle Baird	Ottawa Police Service
Eric Beaurivage	Ottawa Police Service
Jean Benoit	Ottawa Police Service
Kevin Bradley	Ottawa Police Service
Brad Burleau	Ottawa Police Service
Jenny Campbell	Ottawa Police Service
Henrick Casimir	Ottawa Police Service
Troy Froats	Ottawa Police Service
Adam Gilbert	Ottawa Police Service
Evan Hung	Ottawa Police Service
Tommy Jellinek	Ottawa Police Service
Shane N. Lebeau	Ottawa Police Service
Jason Lehman	Ottawa Police Service
Steven J. Maxwell	Ottawa Police Service
Ronald M ^c Farlane	Ottawa Police Service
Erin M ^c Mullan	Ottawa Police Service
Francois Perron	Ottawa Police Service
Andrew Primeau	Ottawa Police Service
Michael Robillard	Ottawa Police Service
Marie-Josée Séguin	Ottawa Police Service
Lila Shibley	Ottawa Police Service
Samuel Wayne Smith	Ottawa Police Service
Jennifer Tennant	Ottawa Police Service
Trevor Tippins	Ottawa Police Service
Jamie Turner	Ottawa Police Service

(143-G104)

DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254(1) of the Criminal Code (Canada), the Honourable Rick Bartolucci, Minister of Community Safety and Correctional Services of Ontario, on the 8th day of February, 2010, designated the following persons as being qualified to operate the approved instruments known as the Intoxilyzer® 8000C.

L'AVIS PRESENT est donné qu'en vertu du paragraphe 254(1) du Code Criminel du Canada, l'honorable Rick Bartolucci, Ministre de la Sécurité

communautaire et des Services correctionnels de l'Ontario, le 8 février 2010, désigna les personnes suivantes comme étant qualifiées pour manipuler les alcootest approuvé connu sous de nom de Intoxilyzer® 8000C.

Jim Carr	Canadian Armed Forces
Daniel W. Collings	Ontario Provincial Police
Jamie R. Deslaurier	Canadian Armed Forces
Colin Hopper	Barrie Police Service
Patrick Kelly	Canadian Armed Forces
Patricia Kovacic	York Regional Police
Nathon Kozuska	Peel Regional Police Service
Marcus Lee	Ontario Provincial Police
Andrew MacDonald	Barrie Police Service
David Manson	Ontario Provincial Police
Steven Marsh	York Regional Police Service
Doug M ^c Lellan	Barrie Police Service
Gilbert Metcalfe	York Regional Police Service
Pat Morrow	Barrie Police Service
Erin Ouellette	Barrie Police Service
David J. Pellerin	York Regional Police Service
Lloyd E. Phillips	Ontario Provincial Police
Derek Rose	Barrie Police Service
John Sahanatien	Rama Police Service

(143-G105)

DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254(1) of the Criminal Code (Canada), the Honourable Rick Bartolucci, Minister of Community Safety and Correctional Services of Ontario, on the 8th day of February, 2010, designated the following persons as being qualified to operate the approved instruments known as the Intoxilyzer® 5000C.

L'AVIS PRESENT est donné qu'en vertu du paragraphe 254(1) du Code Criminel du Canada, l'honorable Rick Bartolucci, Ministre de la Sécurité communautaire et des Services correctionnels de l'Ontario, le 8 février 2010, désigna les personnes suivantes comme étant qualifiées pour manipuler les alcootest approuvé connu sous de nom de Intoxilyzer® 5000C.

Mark Alldred	City of Kawartha Lakes Police Service
Justin Azzano	Durham Regional Police Service
Valerie Binet	Durham Regional Police Service
Patrick Boyle	Durham Regional Police Service
Robert J. Button	Orangeville Police Service
Marco Ceci	Durham Regional Police Service
Nicholas D'Andrea	Durham Regional Police Service
Eric Dopf	Woodstock Police Service
Josh Duchene	Durham Regional Police Service
Robbie Harding	Durham Regional Police Service
Craig Huggett	Samia Police Service
Mark Janovitz	Durham Regional Police Service
Robin Johns	Durham Regional Police Service
Julie Liard	Durham Regional Police Service
Andrew Massey	Durham Regional Police Service
Jamie McMaster	Durham Regional Police Service
Alex M ^c Millan	Durham Regional Police Service
Jay Piper	Durham Regional Police Service
Jeremy Rausch	City of Kawartha Lakes Police Service
Ken Rogers	Durham Regional Police Service
Toby Sebaaly	Durham Regional Police Service
Francis Shahshahani	Durham Regional Police Service
Ryan Shaw	Durham Regional Police Service
Andrew Siebert	Durham Regional Police Service
Michael Bryan Wesseling	Durham Regional Police Service

(143-G106)

Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

Aboutown Transportation Limited

o/a Aboutown NorthLink

1 Bathurst St., P. O. Box 2033, London, ON N6A 5J4

Applies for a public vehicle operating licence as follows:

For the transportation of passengers and express freight on a scheduled service:

- A. Between places known as Bala, Glen Orchard and Milford Bay, in the District of Muskoka, the Towns of Bracebridge, Gravenhurst and Washago, a place known as Longford in the Township of Ramara, and the Cities of Orillia and Barrie via Highways 169, 118, 11, 12, 400, District Road 118 and County Road 44.
- B. Between the Cities of London, St. Thomas, the Town of Aylmer, the Town of Tillsonburg, the County of Norfolk, County of Haldimand, a place known as Chambers Corners in the Regional Municipality of Niagara, the Cities of Welland, Port Colborne, Niagara Falls and St. Catharines, via Hwys 3, 4, 58, 406, 420, 405, the QEW (Queen Elizabeth Way) Elgin County Road 25 and County Road 20.
PROVIDED THAT there be no local scheduled service between the Cities of Niagara Falls and St. Catharines.
- C. Between the City of Owen Sound and the Town of Hanover in the County of Grey, via Highways 21, 6, 10, County Roads 10 and 40.
- D. Between the City of Guelph, a place known as Aberfoyle in the Township of Puslinch in the County of Wellington, and the City of Hamilton, via County Road 46 and Highways 6 and 403.

(143-G107) FELIX D'MELLO
Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-03-06

A&D H.V.A.C. SERVICES INC.

002069277

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
AEM EQUIPMENT RENTAL LIMITED	001405244
AJ GLOBAL ENTERPRISES LIMITED	001121213
ALL BAR ONE CANADA INC.	002100795
APPLIED SURFACE TECHNOLOGIES INC.	001654959
AZMY'S ASSOCIATES INC.	001480601
BARRY FROM BARRIE INC.	001696373
BASIM & HANA ENTERPRISES LTD.	001429466
BEAUTY IN BLOSSOM LTD.	001226067
BELMONT DYNAMIC GP INC.	002101074
BIZOZA GROUP LTD.	001697078
BUILDBRIDGE INC.	001298223
CABRAL FOODS INC.	000529848
CANADA CONNECT TRAVEL INC.	001286445
CARE PRODUCTIONS INC.	001327414
CITYSTAR TRAVEL INC.	001535435
COLPOY COVE LIMITED	000203077
CREATIVE SOLUTIONS O.J. INC.	001350072
CRW EQUIPMENT, WELDING & MANUFACTURING INCORPORATED	001682546
DEPTH ELECTRONICS SALES & SERVICE INC.	001697310
DJ RECORDS & CULTURAL ACCESSORIES MANAGEMENT INC.	002098933
DK DAIRY PRODUCTS INC.	001605903
DOMLAND CONSTRUCTION LTD.	002100833
EGGS ADVERTISING EDGE CORPORATION	002099958
ELISA'S UTOPIA TRADING COMPANY INC.	002099679
ETHNICITY INC.	002098772
EZLAN DISTRIBUTION INC.	002100953

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
FINE GRADE CONSTRUCTION LTD.	001314531
FIVE ELEMENTS INC.	002100657
FUEL CELL HOLDINGS INC.	002058283
G DIAGNOSTIC LIMITED	002099214
G.T.A EASY SERVICES LTD.	001695802
GDX.COM INC.	001412582
GLAMP RENTAL & SUPPLY INC.	001011078
IRMAOS UNIDOS CHURRASQUEIRA CAFE BAR LTD.	001325887
JOHN CARMEN PAINTING LTD.	002069371
KHAYALAMI RESOURCES LTD.	002100633
KIDS EDU TECH INC.	002100263
KODI BROTHERS TRANSPORT INC.	001697167
LINK FINANCIAL PARTNERS LIMITED	002100532
LOSO CONSTRUCTION INC.	002099991
LOUIS BAFAS PAINTING LIMITED	001695762
MARKHAM CONVENIENCE INC.	002100531
MARSHEL'S CORP.	002100913
METCALFE DRAINAGE LTD.	000444945
MFTM INC.	002099497
MIKAREWA FARMS LIMITED	002090226
MIMACO ELTECH LTD.	001283849
MONTANARO VONA INVESTMENTS LTD.	001656260
MTK WHOLESALE COMPUTER & ELECTRIC APPLIANCE INC.	001695755
N O MEGAWRAPPS LTD.	002039287
NATHAN BROWN HOLDINGS LTD.	001695635
ONTARIO HOSPITALS NETWORK INTERNATIONAL LTD.	001701691
OVERSEAS HEALTH & SETTLEMENT SERVICES INC.	001695743
PIZZA MAHAL & WINGS INC.	001694992
PRIMARY MEDICAL INC.	001695843
RIYAZ GOVANI DRUGS LIMITED	001182057
SAMSON OVERSEAS INC.	001312460
SAWMILL CREEK CONSTRUCTION (ONT.) INC.	002098725
SELECTIVE INSPECTION SERVICES INC.	001695385
SPEEDSTER MOTORCYCLE COMPANY LTD.	001693414
STATUS QUO PRODUCTION INC.	001657635
SUNSHINE TEK INC.	002099416
TERRAMAC CORPORATION	001697363
U SOLUTIONS INC.	002099538
UNGAL NANPEN INC.	001695872
WHITE TEE INC.	002098895
WORLD MORTGAGE CORPORATION	002099547
YOOKSONG CANADA FIRE SOLUTION LIMITED	001697047
1093840 ONTARIO INC.	001093840
1126306 ONTARIO LIMITED	001126306
1204693 ONTARIO INC.	001204693
1229338 ONTARIO INC.	001229338
1278503 ONTARIO INC.	001278503
1356275 ONTARIO LTD.	001356275
1462751 ONTARIO LTD.	001462751
1504978 ONTARIO LIMITED	001504978
1566119 ONTARIO INC.	001566119
1675418 ONTARIO LTD.	001675418
1675426 ONTARIO INC.	001675426
1684816 ONTARIO INC.	001684816
1686882 ONTARIO INC.	001686882
1690083 ONTARIO INC.	001690083
1694940 ONTARIO INC.	001694940
1695094 ONTARIO INC.	001695094
1695342 ONTARIO INC.	001695342
1695373 ONTARIO LIMITED	001695373
1695375 ONTARIO LIMITED	001695375
1695646 ONTARIO INC.	001695646
1695932 ONTARIO INC.	001695932
1696237 ONTARIO LTD.	001696237
1696351 ONTARIO LTD.	001696351
1697141 ONTARIO INC.	001697141

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
1697168 ONTARIO INC.	001697168
1697231 ONTARIO LTD.	001697231
1697296 ONTARIO LTD.	001697296
2050767 ONTARIO LTD.	002050767
2067202 ONTARIO INC.	002067202
2098675 ONTARIO LIMITED	002098675
2098853 ONTARIO INC.	002098853
2099202 ONTARIO LTD.	002099202
2099266 ONTARIO CORPORATION	002099266
2099748 ONTARIO INC.	002099748
2099967 ONTARIO INC.	002099967
2100179 ONTARIO INC.	002100179
2100314 ONTARIO LTD.	002100314
2100321 ONTARIO INC.	002100321
2100366 ONTARIO INC.	002100366
2100473 ONTARIO INC.	002100473
2100479 ONTARIO CORP.	002100479
2100805 ONTARIO INC.	002100805
2100925 ONTARIO LTD.	002100925
2100934 ONTARIO LTD.	002100934
496524 ONTARIO LTD.	000496524
505405 ONTARIO INC.	000505405
563789 ONTARIO LIMITED	000563789
582991 ONTARIO INC.	000582991
839837 ONTARIO LIMITED	000839837
883498 ONTARIO INC.	000883498
898680 ONTARIO INC.	000898680

(143-G108)

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

Cancellation of Certificate of Incorporation (Corporations Tax Act Defaulters) Annulation de certificat de constitution (Non-observation de la Loi sur l'imposition des sociétés)

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2010-02-08	
AKA CONSULTANT, INC.	002073883
ALEX AT THE MARKET INC.	001607659
ALPHA PRESS LIMITED	000498828
ALZHEIMER CARE INC.	001342318
AMERICAN HOSPITALITY CORPORATION	001550761
ARGAVU MASONRY INC.	001524684
ARTLINK.WS, INC.	002001321
ASCII TECHNOLOGY INC.	000885700
BARTLING MOTORSPORTS INC.	001300475

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
BJB CUSTOM BUILDING INC.	001660156
BO FEI CONSULTANT CENTRE INC.	001626138
C. J. HADDOW MECHANICAL LTD.	000638686
CALLERY MANAGEMENT LIMITED	000366893
CAMISLE LIMITED	000239988
CANADA'S REHAB CENTERS, CORPORATION	001064585
CANSWIM CANADA LIMITED	001447093
CAPITAL IDEAS AND ASSOCIATES LTD.	002033019
COMPLETE FACILITY MANAGEMENT INC.	001388672
CORPORATE RELOCATION RESIDENCES INC.	002056477
DARKKNIGHTS NATIONALS INCORPORATED	001596368
DIMMICK ENTERPRISES INC.	000820565
E-STREET PROPERTY MANAGEMENT INC.	001635106
EMIRATES RECOVERY INC.	001651034
EXECUTOR SUPPORT SERVICES INC.	001656641
FIDESSOFT INC.	001566744
GLOBAL CONSULTANTS INC.	001519131
GRAFFITI CLOTHING CO. LTD.	001494697
HAMILTON & SON SUPPLIES LTD.	000058125
HARVEST FIELDS LIMITED	000762168
HEADLIGHT FILMS INC.	002068910
HOLD THE MUSTARD RESTAURANT & NEWSTAND INC.	001035948
HOMEQUARTERS PUBLISHING INC.	001545091
INTEGRATION SOFT INC.	002056306
ISLAMIC FUNDING CORPORATION	001594554
KD BROTHERS INVESTMENTS INC.	001668864
KLEANTEX PRODUCTS CORP.	001564847
L. DESROSIER TRUCKING INC.	001268105
MIRCOM DIVERSIFIED INC.	001135965
MONEY WORLD TECHNOLOGIES INC.	001650343
NIAGARA MILLING COMPANY LTD.	002030228
NICHOLLS DESIGN INC.	000612658
OWLS APPAREL INC.	001632231
PARK AVENUE MASONRY INC.	001438282
PT HOLDINGS (KITCHENER) LTD.	002049534
QUEENS ROYAL TOURS INC.	001402062
ROBERT LAWRENCE SALES AND MARKETING LIMITED	000837225
RUBBER ROAD RECORDS INC.	001645510
SONWRAY MANAGEMENT INC.	000400057
SPORTS CRAZY INC.	001463595
STRATEGY ENERGY CORPORATION	001641216
SUDBURY PLASTICS INC.	000939645
SUNPAY INTERNATIONAL INC.	002045247
TALON INDUSTRIES LTD.	001524975
TRANSINC SERVICES LTD.	001479566
TUTTO IN FORNO INC.	001160673
VINC MEDIA INC.	001641362
WHITE OAK CLEANERS (2001) LTD. STORE #5	002034716
WIRELESS PRO INC.	002084945
WORKER CANADA EMPLOYMENT AGENCY INC.	001581812
YING LUN TRADING CORPORATION	001138132
ZIE INVESTMENT INC.	001660183
1002060 ONTARIO LTD.	001002060
1016897 ONTARIO LTD.	001016897
1037603 ONTARIO LTD.	001037603
1058177 ONTARIO INC.	001058177
1148853 ONTARIO LIMITED	001148853
1159896 ONTARIO LIMITED	001159896
1188472 ONTARIO LIMITED	001188472
1269614 ONTARIO LIMITED	001269614
1291589 ONTARIO INC.	001291589
1316620 ONTARIO LIMITED	001316620
1319036 ONTARIO LIMITED	001319036
1361778 ONTARIO INC.	001361778
1381533 ONTARIO LTD.	001381533
1462461 ONTARIO INC.	001462461

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
1466061 ONTARIO LIMITED	001466061
1475008 ONTARIO INC.	001475008
1548633 ONTARIO INC.	001548633
1549886 ONTARIO LIMITED	001549886
1557423 ONTARIO INC.	001557423
1569659 ONTARIO INC.	001569659
1572495 ONTARIO LTD.	001572495
1583010 ONTARIO INC.	001583010
1583135 ONTARIO INC.	001583135
1588110 ONTARIO INC.	001588110
1593479 ONTARIO INC.	001593479
1610976 ONTARIO LTD.	001610976
1618351 ONTARIO INC.	001618351
1621733 ONTARIO INC.	001621733
1627107 ONTARIO LTD.	001627107
1629621 ONTARIO LTD.	001629621
1641208 ONTARIO INC.	001641208
1641377 ONTARIO LIMITED	001641377
1646930 ONTARIO INC.	001646930
1668528 ONTARIO INC.	001668528
1678 BLOOR REALTY INC.	001369509
2025535 ONTARIO INC.	002025535
2031353 ONTARIO INC.	002031353
2033173 ONTARIO INC.	002033173
2033727 ONTARIO INC.	002033727
2043392 ONTARIO LIMITED	002043392
2047126 ONTARIO INC.	002047126
2064214 ONTARIO INC.	002064214
2076865 ONTARIO INC.	002076865
611 DUNBAR ROAD LTD.	002035835
642698 ONTARIO LIMITED	000642698
656213 ONTARIO INC.	000656213
661891 ONTARIO LIMITED	000661891
689650 ONTARIO LIMITED	000689650
717857 ONTARIO INC.	000717857
761844 ONTARIO INC.	000761844
832156 ONTARIO INC.	000832156
864202 ONTARIO LIMITED	000864202
909308 ONTARIO INC.	000909308
924305 ONTARIO INC.	000924305
956309 ONTARIO INC.	000956309

(143-G109)

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the Business Corporations Act has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la Loi sur les sociétés par actions, un certificat de dissolution a été inscrit pour les compagnies suivantes. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2010-01-28

DONUT GARDEN INC.	000943679
F.B.M. CONSTRUCTION (1979) LTD.	000406790

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
FREUDENTHAL CONSULTING COMPANY INC.	002040286
ONLINE MARKETING CORPORATION	001465349
PETER W. GOLD TECHNICAL CONSULTING INC.	001613359
WIB PROMOTIONS INC.	001362639
1374629 ONTARIO INC.	001374629
1460667 ONTARIO INC.	001460667
1573830 ONTARIO INC.	001573830
1679463 ONTARIO LIMITED	001679463
1721749 ONTARIO INC.	001721749
2010-01-29	
800368 ONTARIO LIMITED	000800368
2010-02-02	
ARCO RESTAURANTS INC.	000938053
BARABUS INVESTMENTS LIMITED	000606796
C.L.T.O. (ENTERPRISES) LIMITED	001025477
CAMCO INVESTMENTS LIMITED	000117674
CCCAPTION INC.	001274112
CHATTERTON ELECTRIC LIMITED	000225220
COMFORT SHOPPING.COM INC.	001448503
COMPRESSED AIR MANAGEMENT SYSTEMS INC.	001020737
CRAZY LEE'S (KAWARTHA) LIMITED	000781282
CRAZY LEE'S (NORTHERN) LIMITED	000556298
CRAZY LEE'S (TORONTO) LIMITED	000662181
CV REBUILDERS INC.	002148338
CYC LANDSCAPE & DESIGN CONSULTING INC.	002143530
DENTAL MANAGEMENT CORPORATION INC.	002086262
DIAMOND FENCE LTD.	001322420
E-ZEE CARPET CLEANING INC.	002097528
EDDI ROSE COLLECTION OF CANADA LTD.	001062574
EELAM TRADITIONAL J INVESTMENT LTD.	001628999
ELEMENT FIVE INC.	001573860
F.G.S. PAINTING CO. LTD.	000956057
HORATIO MANAGEMENT INC.	000985207
HURON-MIDDLESEX ENGINEERING LTD.	001096482
J.W.A.C. (ONTARIO) LIMITED	001183068
KHERIBA & ABUMATHKOUR HOLDINGS INC.	002020100
L. E. CRAWFORD COMPANY LIMITED	000100543
LLC HOLDINGS INC.	001524376
M D G WELDING LIMITED	001158789
MACWAYS INTERNATIONAL INC.	001681536
MAD DAWG AUTO PARTS INC.	001522340
MARQUIS RENOVATIONS (WINDSOR) INC.	001752223
MLT SERVICES LIMITED	001275784
NEW STAR REALTY INVESTMENT INC.	001694889
P & S CULLITON LIMITED	000721181
PEGG CONSULTING INC.	002028276
RELYTECH SERVICES LTD.	000979907
RICHARD D. HOLDINGS LTD.	000447326
SANTAX ENTERPRISES CORPORATION	002056737
SKYDOME COMMUNICATIONS INC.	000721081
SWEET ART GALLERY INC.	002119520
THE AGATHON GROUP INC.	001110229
VALU FASHION STORES (MONTREAL) LIMITED	001314069
VALU FASHION STORES (QUEBEC) LIMITED	001314068
WHITE PINE DENTAL GROUP INC.	002086159
1070856 ONTARIO INC.	001070856
1075572 ONTARIO LTD.	001075572
1084913 ONTARIO INC.	001084913
1176402 ONTARIO LTD.	001176402
1194689 ONTARIO LIMITED	001194689
1245233 ONTARIO INC.	001245233
1287128 ONTARIO INC.	001287128
1448233 ONTARIO INC.	001448233
1510300 ONTARIO LTD.	001510300
1530770 ONTARIO INC.	001530770
1660464 ONTARIO INC.	001660464
1752169 ONTARIO LTD.	001752169
496391 ONTARIO INC.	000496391

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
601572 ONTARIO INC.	000601572
896377 ONTARIO LTD.	000896377
2010-02-03	
ACI ARCHITECTURAL CONSULTANTS INC.	001199422
BILL DUNCAN'S SERVICE CENTRE LTD.	000442501
COMPUTER APPLICATION TECHNIQUES LIMITED	000550289
DIESEL INJECTION SERVICE (BELLEVILLE) LIMITED	000284282
FIRST ONTARIO MARKETING LTD.	001299398
GOO DESIGNS INC.	001641928
IC GROUP SECURITY CONSULTING INC.	001297869
KASE LIGHTING LTD.	001724678
MPM GROUP LTD.	000932213
ROYAL CEDAR HOMES LTD.	001132385
SEKHON DAKHA TRANSPORT INC.	002085442
TIM LAIRD GENERAL INSURANCE LIMITED	001093300
1020878 ONTARIO LTD.	001020878
1447247 ONTARIO LTD.	001447247
1538321 ONTARIO INC.	001538321
1693048 ONTARIO INC.	001693048
2178161 ONTARIO INC.	002178161
582370 ONTARIO LIMITED	000582370
847236 ONTARIO LTD.	000847236
2010-02-09	
1369477 ONTARIO LTD.	001369477
2010-02-10	
CHB INTERNATIONAL INC.	001719781
N. TURNAU DISTRIBUTION INC.	000954064
648480 ONTARIO LIMITED	000648480
2010-02-11	
MANITOULIN SUDBURY DISTRICT HOUSING CORPORATION	002000521
PARFAM INVESTMENTS INCORPORATED	000642666
THE RICHARD BROWNE GALLERIES LIMITED	000054085
1004184 ONTARIO INC.	001004184
1139076 ONTARIO LIMITED	001139076
1489474 ONTARIO INC.	001489474
2010-02-12	
ACCENT MANAGEMENT INC.	001621547
ACR FREIGHT SERVICES LTD.	000981137
BEK GROUP LTD.	001673182
CALYPSO FRUIT AND BEVERAGES INC.	002139597
CDN RESEARCH ASSOCIATES INC.	001326045
FASTBALL STRATEGIES INC.	001496211
GUARDIAN TIMING SERVICES INC.	000555291
J. & H. BACHLE HOLDINGS LIMITED	000620907
J. C. MACKINTOSH HOLDINGS INC.	000684737
KENNEDY & CALMA INSURANCE SERVICES INC.	001090463
LIVEBAIT.TV INC.	001731561
M.S.K. DEVELOPMENTS LIMITED	000248277
MORIA MANAGEMENT INC.	001043056
NOVACON TECHNOLOGIES INC.	000930961
RYSTAR INVESTMENTS INC.	001168895
SOMA PHARM CONTROL LTD.	002182696
TWIGG MANAGEMENT COMPANY LIMITED	000607403
1127425 ONTARIO LTD.	001127425
1216807 ONTARIO INC.	001216807
1388337 ONTARIO LTD.	001388337
1592178 ONTARIO INC.	001592178
1737188 ONTARIO LIMITED	001737188
2081306 ONTARIO INC.	002081306
2149288 ONTARIO INC.	002149288
833023 ONTARIO INC.	000833023
968504 ONTARIO LIMITED	000968504
2010-02-16	
APPARAT FASHION ACCESSORIES LIMITED	001810017
BARRIE RADIATOR (TORONTO) LTD.	001048683
BGS INVESTMENTS OF NIAGARA LIMITED	000232838
CANADIAN JET SERVICES INC.	002110898

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
CHATHAM CHARMS LIMITED	000627948
DESMOND SILVEIRA DESIGN LTD.	001452572
EDU PRESS & MEDIA INC.	002160976
ESAN PRINT PRO INC.	001757757
FOURWAY GRAPHICS LIMITED	000221420
GERSHATER HOLDINGS INC.	000644716
JOHN W. JOYCE & SON LTD.	000412512
JSST INVESTMENTS INC.	001359284
MCMICHAEL PAVING LTD.	001229231
OMID PAINTING LTD.	001438611
STAFFORD SIGNS LTD.	000717450
VAYU YOGA CENTRE INC.	001718475
VERNE BERRY LIMITED	000332739
YIPEHYE INC.	002151214
1132408 ONTARIO INC.	001132408
1436557 ONTARIO CORP.	001436557
1522680 ONTARIO LTD.	001522680
1640930 ONTARIO LIMITED	001640930
405832 ONTARIO LIMITED	000405832
876688 ONTARIO LTD.	000876688
912144 ONTARIO LIMITED	000912144
994024 ONTARIO INC.	000994024
2010-02-17	
A&P PIZZA LTD.	002074330
ANNE APPS SCHOOL OF COOKING LTD.	001400625
B. H. MARTIN CONSULTANTS LIMITED	000270726
BREGMAN & HAMANN PROJECT CONSULTANTS LIMITED	000278849
CAMBRIDGE INLINE HOCKEY LTD.	001373576
DR. R. LOCH MACDONALD MEDICINE PROFESSIONAL CORPORATION	002125057
EURO JEWELS & FASHION INC.	001771060
FC HOLDCO 4 INC.	001724692
GLOBAL VENTURE CAPITAL INC.	002109802
HOCKLEY VALLEY MOTORSPORTS INC.	001729112
MARHOLD INC.	000442165
MARTIN MCCARTHY HOLDINGS INC.	002078187
MCCULLIGH MASONRY INC.	001084137
PRISMA CATERING LTD.	000728663
SOFTWARE GROWTH INC.	002094651
TAL AIR CHARTERS LTD.	001209737
TRI-ROYAL BUILDING CORPORATION	000408536
VALCAMP ASSOCIATES INC.	001165609
VILLA NOVA RESTAURANT LIMITED	000228769
1001326 ONTARIO LIMITED	001001326
1540736 ONTARIO INC.	001540736
1750585 ONTARIO INC.	001750585
2052046 ONTARIO INC.	002052046
456420 ONTARIO LIMITED	000456420
459324 ONTARIO INC.	000459324
728519 ONTARIO INC.	000728519
830468 ONTARIO LTD.	000830468
961819 ONTARIO INC.	000961819
2010-02-18	
ALLONE DEVELOPMENTS INC.	002071242
CONCISE INVESTMENTS INC.	000995121
H & H GLOBAL IMMIGRATION SERVICES INC.	002175810
MINERVA ROSENTHAL INVESTMENTS LIMITED	000318895
RAYMOND BURKA DESIGNS LIMITED	000117753
1407714 ONTARIO INC.	001407714
1531203 ONTARIO INC.	001531203
1611861 ONTARIO INC.	001611861
948004 ONTARIO INC.	000948004

KATHERINE M. MURRAY
Director, Ministry of Government Services
Directrice, Ministère des Services
gouvernementaux

(143-G110)

Notice of Default in Complying with the Corporations Information Act Avis de non-observation de la Loi sur les renseignements exigés des personnes morales

NOTICE IS HEREBY GIVEN under subsection 241(3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la *Loi sur les sociétés par actions*, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites sociétés. La date d'entrée en vigueur précède la liste des sociétés visées.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
---	--

2010-02-18	
CANADIAN BUILDING SYSTEMS INC.	738338
2010-02-22	
E-GO-TRONICS INC.	2187744
2187454 ONTARIO LIMITED	2187454

(143-G111)
Katherine M. Murray
Director/Directrice

Marriage Act Loi sur le mariage

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:

February 15 - February 19

NAME	LOCATION	EFFECTIVE DATE
Cyr, Victor	Stoney Creek, ON	16-Feb-10
Locke, Elaine	Markham, ON	16-Feb-10
Locke, James	Markham, ON	16-Feb-10
Burdzy, Mieczyslaw	Toronto, ON	16-Feb-10
Lobban, Donovan	Pickering, ON	16-Feb-10
Diaconeseu, Gheorghe	Belle River, ON	16-Feb-10
Sanderson, Terry	London, ON	16-Feb-10
Ignaszewski, Henry	Peterborough, ON	16-Feb-10
Clemens, Karl O.	Toronto, ON	16-Feb-10
Chapell, SharonLee	Collingwood, ON	16-Feb-10
Regier, Henry	Leamington, ON	16-Feb-10
Thiessen, Ron	Aylmer, ON	16-Feb-10
Snider, Robert K.	Fenwick, ON	16-Feb-10
Muir, Don Edmund	Petrolia, ON	16-Feb-10
Bilsborough, Ellen	Brampton, ON	18-Feb-10
Bilsborough, Stephen	Brampton, ON	18-Feb-10
Brock, Ian	Burlington, ON	18-Feb-10
Cromie, Larry	Cornwall, ON	18-Feb-10
Degroot, Frank	Sarnia, ON	18-Feb-10
Fisher, Roma	Thunder Bay, ON	18-Feb-10
Jamieson, Donald	Fort Erie, ON	18-Feb-10
Jeavons, Elizabeth	Dorchester, ON	18-Feb-10

NAME	LOCATION	EFFECTIVE DATE
McCallum, John	Guelph, ON	18-Feb-10
Murray, Russell Roy	Sarnia, ON	18-Feb-10
Peng, Edward	Kitchener, ON	18-Feb-10
Smith, Duncan	Palgrave, ON	18-Feb-10
Son, Keith	Thornhill, ON	18-Feb-10

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

(143-G112)

Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from February 15, 2010 to February 21, 2010 under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 15 février 2010 au 21 février 2010, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
ADAMS, CHRISTINE. ELIZABETH. AHMAD, ZOHAIB. ALAM, MUNTARIM. ALI, SHASH.ABDEULHAKIM. AMBALAVANAR, ARVALAN.. ARAMATA, EMI. ASAMOA, FRANCA. FREMPONMAA. BALJIT, RESHMA. BARBOSA, NANCY.DE.JESUS. MEDEIROS. BARZ, ELIZABETH. ANNE. BEHNKE, MICHEAL.JOHN. BENNETT, COLETTE.REYNE. BERGERON, TAMARA.LYNN. BOCHKAREVA, OLESSYA. BORSA, LEAH.DAWN. CHEUNG, YUEN-TING. CLAVEAU, JENNIFER. MICHELLE. COYNE, JENNIFER. MURIEL. CROCE, PHYLLIS. CRUZ, LAURA.YABES. DUBOIS, MARIE.YVETTE. FERNANDO, KURUKULASURIYA. FERNANDO, KURUKULASURIYA. GAO, WENTAO. GELEB, JANNA. GHAZAL ASWAD, MOHAMMED.HAZEM. GHULAMI, ABDUL. MOHAMMAD. GILBERT, AMANDA.LOUISE. GRECH-HALL, JENNIFER. ELIZABETH.DOLORES. HAMMERSLEY, TREVOR. LEIGH.RYAN. EDWARD.	BERGSTROM, CHRISTINE. ELIZABETH. AHMED, HASSAN. ALAM, ELINA.MUNTARIM. SAMIA. SHASH, ABDEULHAKIM.ALI. KANESHATHASAN, AARVALAN. ARAMATA, EMI.WONG. ALABI, FRANCA. ASAMOA. SHERAJ, RESHMA. MEDEIROS-BARBOSA, NANCY. BARZ-SWITZER, ELIZABETH. ANNE. SMITH, MICHEAL.JOHN. LEIER, COLETTE.REYNE. SMITH, TAMARA.LYNN. AVERBUKH, OLESSYA. WINSOR, LEAH.DAWN. CHEUNG, ANTHEA. YUEN-TING. GRANT, JENNIFER. MICHELLE. COYNE, JENNIFER. CHARLOTTE.MCCREARY.. DICICCO, PHYLLIS. VILLARICO, LAURA.YABES. TIGHE, YVETTE.MARIE. FERNANDO, ANTONIO. HASTHIKA. FERNANDO, NIRUSHA. VICTORINE. GAO, EDDY.WENTAO. ACHREN, JANNA. GHAZAL, ERIC. HAZEM. GHULAMI, ABDUL-AHAD. SMITH, AMANDA.LOUISE. GRECH, JENNIFER.ELIZABETH. DOLORES. HAMMERSLEY-FRAZER, TREVOR.LEIGH.RYAN. EDWARD.

PREVIOUS NAME	NEW NAME
HARVEY, TIFFANIE.JUANITA. ALINE. HAYNES, LINDSAY. KATHLEEN. HENWOOD, OSCAR. SANDHOLM. HONG, JUNG.YEON. KATHIRGAMANATHAN, PRIYALOGINI. KIM, JUNG.MI. KIM, SUSANNA. KLIUCHNIK, VALERYIA. KOSTENKO, ALLA. VALENTINOVNA. KRAWIEC, EVELINA.JOANNA. LAI, JIAN.RONG. MABHENA, GRANT.UCHENNA. MACH, TRUC. THANH. MAKSIMLYUK, OLENA. MOHAMED JALALDEEN.AADHIL. MOHAMMED, FATUMA. HASSEN. MOHIUDDIN, ANEELA. NAMASIVAYAM, SHYAMI. FRANCES. OSHIYEMI, KAMAL.KEHINDE. OLAMIPOSI.KOFI. OSHIYEMI, KAMIL.TAWIO. OLANREWAJU.KOFI. OSHIYEMI, SULTAN. OLADIMEJI. OSHIYEMI, TESLIMAT. OLASHUBOMI.YAA. PATEL, YASMINBANU.AIYU. PERNU, ALEXEI.MARK. PITA, MIRBELYN.ALIDO. POPOVICI, MIHAELA.ALINA. RAI, HARJINDER.KAUR. RAILIC, DORDE. RAVEZ, EMMANUELLE. MARIE-PIERRE. ROBINSON, MINETTE.SAKHER. RUBINA, AHMED. SALVATIN, MELANIE.AGNES. SANDBORN, ELEANOR.EDITH. SAYD, ZEINAB.ALI. SHEIKH, NAIMO.MOHAMED. SHI, HONG. SILUNDIKA, SIKUBONILE. DIANA. SMITH, DENISE.CHRISTINE. SOBRAL, RICARDO. ALEXANDRE.GOMES. SPYRKA, KAROLINA. STAELS, TIFFANY.AMANDA.. STEVEN, CRYSTAL.NICOLE. STORRING, DARLENE. ELIZABETH. SUKIC, LJUBINKA. THIMIO, KLAUD. TOBIAS, REBECCA.JANE. WILLIAM, HABTAMU.GRANT. WILSON-LATTER. KASSANDRA, VALERIE-ANN. WIRT, GYULANE. WONG, LONG.DIK. WOODBURN, ALEXANDER. JOSEPH. WOODBURN, ANGELINA. MARY.JEAN. XU, SHI.CAI. XU, YU.MIN. YU, MAN-LUNG.	DESROCHES, TIFFANIE. JUANITA.ALINE. MARQUIS, LINDSAY. KATHLEEN. CHRISTENSEN, OSCAR. SANDHOLM. HONG, JUNE. SUNTHARALINGAM, PRIYALOGINI. KIM, JENNIFER.JUNG.MI. MIRZA, SUSANNA. VALADZKO, VALERYIA. BOS, ELLA. DENISE. KRAWIEC, EVELINA. LAI, MELISSA.. AGWATU, GRANT.UCHENNA. MACH-STEVENSON, TRUC. THANH. VOZZA, OLENA. ASSAN-LEBBE, AADHIL. DESTA, LETAY. GEBREWAHID. SIDDIQUI, ANEELA.SEHR. GOMESZ, SHYAMI. FRANCES. ALABI, KEHINDE.KAMAL. OLAMIPOSI.KOFI. ALABI, TAIWO.KAMIL. OLANREWAJU.KOFI. ALABI, SULTAN.OLADIMEJI. KWABENA. ALABI, TESLIMAT. OLASHUBOMI.YAA. KOYA, YASMIN.KASAM. VAN PETEGHEM, ALEXEI.MARK. HARTLING, MIRBELYN.ALIDO. AMANCEI, MIHAELA.ALINA. MANN, HARJINDER.KAUR. RAILIC, DJORDJE. RAVEZ GOMEZ, EMMANUELLE.MARIE-PIERRE. KLAZINGA, MINETTE.SAKHER. IMAM, RUBINA.AHMED. LINDSAY, MELANIE.AGNES. RUSSELL, ELEANOR.EDITH. AL-MANDHRY, ZEINAB.NASSIR. SIDOW, NAIMA.MOHAMED. CHEN, HONG. POPE, SIKUBONILE. DIANA. STAPLETON, DENISE.CHRISTINE. GOMES, RICARDO. ALEXANDRE. SCHREIBER, KAROLINA. BANDY, TIFFANY.AMANDA. DEPABLO, CRYSTAL.NICOLE. MILLS, DARLENE. ELIZABETH. SUKIC, LILLIAN.LJUBINKA. CAPO, KLAUD. BELL, REBECCA.JANE. DODSON, NOAH.HABTAMU. SIMPSON, KASSANDRA. VALERIE-ANN. PERENCSEK, SUZANNE. WONG, LONDI. WOODBURN DICICCO, ALEXANDER.JOSEPH. WOODBURN DICICCO, ANGELINA.MARY.JEAN. XU, JERRY. XU, MINDY.YM.. YU, ISAAC.MAN.LUNG.

(143-G113)

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

DIRECTION BY MINISTER OF FINANCE UNDER SUBSECTIONS 18(1) AND 27(2) OF THE *MUNICIPAL ELECTIONS ACT, 1996* AND SECTION 15 OF THE *ASSESSMENT ACT*

1. Pursuant to subsection 18(1) of the *Municipal Elections Act, 1996*, the municipal clerk may divide a local municipality into voting subdivisions on or before April 15, 2010.

The clerk must notify the Municipal Property Assessment Corporation of any boundary changes by this same date.
2. Pursuant to subsection 15(1) of the *Assessment Act*, the Municipal Property Assessment Corporation shall conduct a municipal enumeration in the following manner:
 - (a) information on the inhabitants of each municipality and locality in Ontario contained in the database of the Municipal Property Assessment Corporation shall be confirmed with information contained in National Register of Electors maintained by Elections Canada as at April 1, 2010; and
 - (b) between April 1, 2010 and May 15, 2010, the Municipal Property Assessment Corporation shall conduct a municipal enumeration by mail addressed to those inhabitants of each municipality and locality in Ontario in respect of whom the information in its database cannot be confirmed by comparison with the National Register of Electors.
3. For the purposes of paragraph 2, the information to be collected shall include the name of each occupant (last, middle and first name); gender (male or female); date of birth (year, month and day); citizenship (whether a Canadian citizen or not); occupancy status (owner, tenant, spouse or other); where the person lives (in the unit being enumerated, elsewhere in the municipality, in another municipality or district); religion (whether Roman Catholic or not); French Language Education rights (whether the occupant has these rights); and school board support (for voting for school board trustees).
4. Pursuant to subsection 15(2) of the *Assessment Act*, the Municipal Property Assessment Corporation shall conduct an enumeration of non-municipal territory that is not located in a locality in the following manner:
 - (a) information on the inhabitants of the non-municipal territory contained in the database of the Municipal Property Assessment Corporation shall be confirmed with information contained in National Register of Electors maintained by Elections Canada as at April 1, 2010; and
 - (b) between April 1, 2010 and May 15, 2010, the Municipal Property Assessment Corporation shall conduct an enumeration of the non-municipal territory by mail addressed to those inhabitants of the territory in respect of whom the information in its database cannot be confirmed by comparison with the National Register of Electors.
5. For the purposes of paragraph 4, the information to be collected shall include the name of each occupant (last, middle and first name); gender (male or female); date of birth (year, month and day); citizenship (whether a Canadian citizen or not); occupancy status (owner, tenant, spouse or other); and where the person lives (in the unit being enumerated, elsewhere in the district, in another district or municipality).
6. Pursuant to subsection 27(2) of the *Municipal Elections Act, 1996*, the municipal clerk shall prepare and provide a certified copy of the final list of changes to the voters' list, together with a copy of the approved applications to the Municipal Property Assessment Corporation, within thirty-one days after voting day.

Dated at Toronto, this 24th day of February, 2010.

The Honourable Dwight Duncan
Minister of Finance

(143-G114)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2
Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N.

DEBORAH DELLER,
Clerk of the Legislative Assembly.

Applications to Provincial Parliament

NOTICE IS HEREBY GIVEN that on behalf of Noordin Esmail, Madatali Mitha, Talib Noomohamed, Sadrudin Dharamsi and Sadrudin Sajjan application will be made to the Legislative Assembly of the Province of Ontario for an Act to revive Sandringham Developments Ltd.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario M7A 1A2.

DATED at Toronto this 8th day of February, 2010.

Alan Redway, Q.C.

(143-P061) 8,9,10,11

On behalf of applicants

NOTICE IS HEREBY GIVEN that on behalf of SEAN GIBSON, an application will be made to the Legislative Assembly of the Province of Ontario for an Act to revive The Ontario Barber Association.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queens Park, Toronto, Ontario, M7A 1A2.

Dated at Hamilton, Ontario this Wednesday February 17th, 2010.

Sean Gibson

(143-P072) 9,10,11,12

Member

Revival of Murdoch Headsets Inc.

NOTICE IS HEREBY GIVEN that on behalf of Fred McClellan and Helen McClellan that application will be made to the Legislative Assembly of the Province of Ontario for an Act Reviving Murdoch Headsets Inc.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

DATED at Ottawa this 26th day of February, 2010.

CHRISTINE S. THOMAS

Rick & Associates

Barristers and Solicitors

109 – 591 March Road

Kanata ON K2K 2M5

(143-P074) 10,11,12,13

Sheriff's Sale of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF A WRIT OF SEIZURE AND SALE issued out of the Superior Court of Justice at Orangeville, Ontario dated September 26, 2008, Court File Number 481/08, to me directed, against the real and personal property of MICHELLE F. SMITH also known as MICHELLE FLORENCE SMITH and WILLIAM H. SMITH also known as BILL SMITH also known as WILLIAM HAZEN SMITH, Defendants, at the suit of THE TORONTO-DOMINION BANK, Plaintiff, I have seized and taken in execution all right, title, interest and equity of redemption of MICHELLE F. SMITH also known as MICHELLE FLORENCE SMITH and WILLIAM H. SMITH also known as BILL SMITH also known as WILLIAM HAZEN SMITH, in and to:

Pcl. 27305 Sec. Muskoka, Township of Lake of Bays, District Municipality of Muskoka, Property Identifier No. 48064-0476

ALL OF WHICH said right, title, interest and equity of redemption of MICHELLE F. SMITH also known as MICHELLE FLORENCE SMITH and WILLIAM H. SMITH also known as BILL SMITH also known as WILLIAM HAZEN SMITH, Defendant, I shall offer for sale by Public Auction in my office at 3 Dominion Street, Bracebridge, ON P1L 2E6 on:

WEDNESDAY, APRIL 7, 2010 at 2:30 p.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$ 1,000.00 whichever is greater

Payable at time of sale by successful bidder

To be applied to purchase price

Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at SHERIFF/ENFORCEMENT OFFICE at 3 Dominion Street, Bracebridge, ON P1L 2E6

All payments in cash or by certified cheque made payable to MINISTER OF FINANCE

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price

Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY,

Date: February 18, 2010

SHERIFF

3 Dominion Street

BRACEBRIDGE ON

705-739-6100

(143-P075)

UNDER AND BY VIRTUE OF A WRIT OF SEIZURE AND SALE issued out of the Superior Court of Justice at Orangeville, Ontario, dated June 18, 2008, Court File Number 309/08, to me directed, against the real and personal property of CAROLE QUEVILLON-DAOUST also known as CAROLE S. QUEVILLON-DAOUST also known as CAROL S. DAOUST, Defendant, at the suit of CITI CARDS CANADA INC., Plaintiff, I have seized and taken in execution all right, title, interest and equity of redemption of CAROLE QUEVILLON-DAOUST also known as CAROLE S. QUEVILLON-DAOUST also known as CAROL S. DAOUST, in and to:

Lot 42, Plan 51M-763, Town of Innisfil,

Property Identifier Number: 58074-0499(LT)

ALL OF WHICH said right, title, interest and equity of redemption of CAROLE QUEVILLON-DAOUST also known as CAROLE S. QUEVILLON-DAOUST also known as CAROL S. DAOUST, Defendant, I shall offer for sale by Public Auction in my office at 114 Worsley Street, Barrie, Ontario on:

WEDNESDAY, APRIL 7, 2010 at 9:30 a.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$ 1,000.00 whichever is greater

Payable at time of sale by successful bidder

To be applied to purchase price

Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at SHERIFF/ENFORCEMENT OFFICE at

114 Worsley Street, Barrie, Ontario

All payments in cash or by certified cheque made payable to
MINISTER OF FINANCE

Deed Poll provided by Sheriff only upon satisfactory payment
in full of purchase price

Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE
WITHOUT FURTHER NOTICE.

NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL
MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR
TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL
PROCESS, EITHER DIRECTLY OR INDIRECTLY,

Date: February 18, 2010

SHERIFF

County of Simcoe

114 Worsley Street

BARRIE ON L4M 1M1

705-739-6100

(143-P076)

Sale of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF SOUTH BRUCE PENINSULA

Take Notice that tenders are invited for the purchase of the lands described
below and will be received until 3:00 p.m. local time on 31 March 2010, at
the Town Hall, 315 George Street, P.O. Box 310, Wiarton, Ontario N0H
2T0.

The tenders will then be opened in public on the same day at 3:00 p.m. at the
Town Hall, 315 George Street, Wiarton.

Property Descriptions:

Roll No. 41 02 580 002 06300 0000; 591 Berford St, Wiarton; PIN 33142-
0097(LT) PT LT 9E/S BERFORD ST AND S/S DIVISION ST PL WIARTON
AS IN R384975; S/T EXECUTION 07-0000043, IF ENFORCEABLE;
SOUTH BRUCE PENINSULA File 08-01.

Minimum Tender Amount \$ 35,389.97

Roll No. 41 02 590 001 15400 0000; Island 41B; PIN 33344-0146(LT)
ISLAND 41B ALBEMARLE IN LAKE HURON, OPPOSITE THE TWP
OF ALBEMARLE; SOUTH BRUCE PENINSULA File 08-02.

Minimum Tender Amount \$ 7,104.20

Tenders must be submitted in the prescribed form and must be accompanied
by a deposit in the form of a money order or of a bank draft or cheque
certified by a bank or trust corporation payable to the municipality and
representing at least 20 per cent of the tender amount.

**Except as follows, the municipality makes no representation regarding
the title to or any other matters relating to the lands to be sold.
Responsibility for ascertaining these matters rests with the potential
purchasers.**

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax
Sales Rules made under that Act. The successful purchaser will be required
to pay the amount tendered plus accumulated taxes and the relevant land
transfer tax.

The municipality has no obligation to provide vacant possession to the
successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form
of tender, visit www.OntarioTaxSales.ca

or if no internet access available, contact:

Ms. Tracey Neifer
Manager of Financial Services
The Corporation of the Town of
South Bruce Peninsula
315 George Street
P.O. Box 310
Warton, Ontario N0H 2T0
519-534-1400 Ext. 106

(143-P077)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF MINTO

Take Notice that tenders are invited for the purchase of the land described
below and will be received until 3:00 p.m. local time on 31 March 2010, at
the Municipal Office, R.R. #1, 5941 Highway #89, Harriston, Ontario N0G
1Z0.

The tenders will then be opened in public on the same day as soon as possible
after 3:00 p.m. at the Municipal Office 5941 Highway #89, Harriston.

Description of Lands:

Roll No. 23 41 000 012 21500 0000, 285 Cumberland Street Palmerston,
PIN 71041-0058(LT) Lot 13 and Part Lot 14 W/S Cumberland Street, Survey
Herman & Bolton's (18-11 Wallace) Palmerston as in R0758481; Town of
Minto, County of Wellington. File No. 07-07

Minimum Tender Amount: \$ 25,983.94

Tenders must be submitted in the prescribed form and must be accompanied
by a deposit in the form of a money order or of a bank draft or cheque
certified by a bank or trust corporation payable to the municipality and
representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the
title to or any other matters relating to the land to be sold. Responsibility for
ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax
Sales Rules made under that Act. The successful purchaser will be required
to pay the amount tendered plus accumulated taxes and the relevant land
transfer tax.

The municipality has no obligation to provide vacant possession to the
successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form
of tender visit www.OntarioTaxSales.ca, or contact:

Janet Klemp, AMCT
Tax Collector
The Corporation of the Town of Minto
R.R. #1
5941 Highway #89
Harriston, Ontario N0G 1Z0
519-338-2511 Ext. 33

(143-P078)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF AJAX

Take Notice that tenders are invited for the purchase of the land described below and will be received until 3:00 p.m. local time on 7 April 2010, at the Ajax Municipal Office, 65 Harwood Avenue S. Ajax, Ontario L1S 2H9.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Ajax Municipal Office, 65 Harwood Avenue S. Ajax.

Description of Lands:

Roll No. 18 05 020 015 02258 0000; Twigg Dr. Ajax; PIN 26412-0358(LT) Parcel Walkway-2 Section 40M1829; Block 161 Plan 40M1829 being the Walkway; S/T LT741438 Ajax, Regional Municipality of Durham. File 08-03.

Minimum Tender Amount: **\$ 8,646.04**

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

Ms. Carol James
Manager of Taxation
The Corporation of the Town of Ajax
65 Harwood Avenue S.
Ajax, Ontario L1S 2H9
(905) 619-2529 Ext. 3312

(143-P079)

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the lands to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

Ms. Carol Hoskin, A.M.C.T.
Revenue & Accounts Coordinator
The Corporation of the Town of
Plympton-Wyoming
P.O. Box 250
546 Niagara Street
Wyoming, Ontario N0N 1T0
(519) 845-3939
www.plympton-wyoming.com

(143-P080)

MUNICIPAL ACT, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF PLYMPTON-WYOMING

Take Notice that tenders are invited for the purchase of the land described below and will be received until 3:00 p.m. local time on 22 April 2010, at the Municipal Office, P.O. Box 250, 546 Niagara Street, Wyoming, Ontario N0N 1T0.

The tenders will then be opened in public on the same day as soon as possible after 3:00 p.m. at the Municipal Office, 546 Niagara Street, Wyoming, Ontario N0N 1T0.

Description of Lands:

Roll No. 38 35 340 030 24101 0000; 5053 Douglas Line, Forest; PIN 43088-0013(LT), Part Lot 21 Concession 12 Plympton, Part 1 on 25R2327, Plympton-Wyoming, County of Lambton. File 08-03

Minimum Tender Amount: **\$ 15,765.15**

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation**

2010—03—06

ONTARIO REGULATION 21/10

made under the

CONDOMINIUM ACT, 1998

Made: February 1, 2010

Filed: February 18, 2010

Published on e-Laws: February 19, 2010

Printed in *The Ontario Gazette*: March 6, 2010

Amending O. Reg. 48/01

(General)

Note: Ontario Regulation 48/01 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Subsection 33 (2) of Ontario Regulation 48/01 is amended by striking out “10 years” wherever that expression appears and substituting in each case “15 years”.

2. This Regulation comes into force on the later of July 1, 2010 and the day this Regulation is filed.

10/10

ONTARIO REGULATION 22/10

made under the

CITY OF TORONTO ACT, 2006

Made: February 18, 2010

Filed: February 18, 2010

Published on e-Laws: February 19, 2010

Printed in *The Ontario Gazette*: March 6, 2010

Amending O. Reg. 612/06

(Minimum Maintenance Standards for Highways in the City of Toronto)

Note: Ontario Regulation 612/06 has not previously been amended.

1. (1) Subsection 1 (1) of Ontario Regulation 612/06 is amended by adding the following definition:

“Ontario Traffic Manual” means the Ontario Traffic Manual published by the Ministry of Transportation, as amended from time to time;

(2) Clauses 1 (3) (a) and (b) of the Regulation are revoked and the following substituted:

(a) by counting and averaging the daily two-way traffic on the highway or part of the highway; or

(b) by estimating the average daily two-way traffic on the highway or part of the highway.

(3) Section 1 of the Regulation is amended by adding the following subsection:

(4) For the purposes of this Regulation, the City is deemed to be aware of a fact if, in the absence of actual knowledge of the fact, circumstances are such that the City ought reasonably to be aware of the fact.

2. Subsection 2 (2) of the Regulation is revoked.

3. (1) Section 3 of the Regulation is amended by striking out the portion before the Table and substituting the following:

Patrolling

3. (1) The minimum standard for the frequency of patrolling of highways to check for conditions described in this Regulation is set out in the Table to this section.

(2) During the season when the City performs winter highway maintenance, the minimum standard for patrolling highways is, in addition to that set out in subsection (1), to patrol highways that the City selects as representative of its highways, as necessary, to check for conditions described in sections 4 and 5.

(3) Patrolling a highway consists of observing the highway, either by driving on or by electronically monitoring the highway, and may be performed by persons responsible for patrolling highways or by persons responsible for or performing highway maintenance activities.

(4) This section does not apply in respect of the conditions described in section 10, subsections 11 (0.1) and 12 (1) and section 16.1.

.

(2) The heading to the Table to section 3 of the Regulation is revoked and the following substituted:

TABLE
PATROLLING FREQUENCY

4. Section 4 of the Regulation is amended by striking out the portion before the Table and substituting the following:

Snow accumulation

4. (1) The minimum standard for clearing snow accumulation is,

(a) after becoming aware of the fact that the snow accumulation on a roadway is greater than the depth set out in the Table to this section, to deploy snow-clearing resources as soon as practicable; and

(b) after the snow accumulation has ended, to clear the snow to a depth less than or equal to the depth set out in the Table within the time set out in the Table,

(i) to provide a minimum lane width of the lesser of three metres for each lane or the actual lane width, or

(ii) on a Class 4 or Class 5 highway with two lanes, to provide a total width of at least five metres.

(2) This section,

(a) does not apply to that portion of the roadway designated for parking; and

(b) only applies to a municipality during the season when the municipality performs winter highway maintenance.

(3) In this section,

“snow accumulation” means the natural accumulation of any of the following that, alone or together, covers more than half a lane width of a roadway:

1. New fallen snow.

2. Wind-blown snow.

3. Slush.

.

5. Subsection 5 (1) of the Regulation is revoked and the following substituted:

Icy roadways

(1) The minimum standard for treating icy roadways after becoming aware of the fact that a roadway is icy is to treat the icy roadway within the time set out in the Table to this section.

6. Section 10 of the Regulation is amended by adding the following subsection:

Luminaires

(0.1) The minimum standard for the frequency of inspecting all luminaires to check to see that they are functioning is once per year.

7. (1) Section 11 of the Regulation is amended by adding the following subsection:

Signs

(0.1) The minimum standard for the frequency of inspecting signs of a type listed in subsection (2) to check to see that they meet the retro-reflectivity requirements of the Ontario Traffic Manual is once per year.

(2) Subsection 11 (1) of the Regulation is amended by striking out “improperly oriented or missing” and substituting “improperly oriented, obscured or missing”.

(3) Subsection 11 (2) of the Regulation is amended by adding the following paragraphs:

3.1 Load Restricted Bridge.

3.2 Low Bridge.

3.3 Low Bridge Ahead.

8. Section 12 of the Regulation is amended by striking out the portion before the Table and substituting the following:

Regulatory or warning signs

12. (1) The minimum standard for the frequency of inspecting regulatory signs or warning signs to check to see that they meet the retro-reflectivity requirements of the Ontario Traffic Manual is once per year.

(2) If a regulatory sign or warning sign is illegible, improperly oriented, obscured or missing, the minimum standard is to repair or replace the sign within the time set out in the Table to this section after becoming aware of the fact.

(3) In this section,

“regulatory sign” and “warning sign” have the same meanings as in the Ontario Traffic Manual, except that they do not include a sign listed in subsection 11 (2) of this Regulation.

.

9. Section 16 of the Regulation is amended by striking out the portion before the Table and substituting the following:

Roadway surface discontinuities

16. (1) If a surface discontinuity on a roadway, other than a surface discontinuity on a bridge deck, exceeds the height set out in the Table to this section, the minimum standard is to repair the surface discontinuity within the time set out in the Table after becoming aware of the fact.

(2) If a surface discontinuity on a bridge deck exceeds five centimetres, the minimum standard is to deploy resources as soon as practicable after becoming aware of the fact to repair the surface discontinuity on the bridge deck.

(3) In this section,

“surface discontinuity” means a vertical discontinuity creating a step formation at joints or cracks in the paved surface of the roadway, including bridge deck joints, expansion joints and approach slabs to a bridge.

.

10. The Regulation is amended by adding the following section:

Sidewalk surface discontinuities

16.1 (1) The minimum standard for the frequency of inspecting sidewalks to check for surface discontinuity is once per year.

(2) If a surface discontinuity on a sidewalk exceeds two centimetres, the minimum standard is to treat the surface discontinuity within 14 days after becoming aware of the fact.

(3) For the purpose of subsection (2), treating a surface discontinuity on a sidewalk means taking reasonable measures to protect users of the sidewalk from the discontinuity, including making permanent or temporary repairs, alerting users' attention to the discontinuity or preventing access to the area of discontinuity.

(4) In this section,

“surface discontinuity” means a vertical discontinuity creating a step formation at joints or cracks in the surface of the sidewalk.

11. This Regulation comes into force on the day it is filed.

Made by:

KATHLEEN O'DAY WYNNE
Minister of Transportation

Date made: February 18, 2010.

10/10

ONTARIO REGULATION 23/10

made under the

MUNICIPAL ACT, 2001

Made: February 18, 2010
Filed: February 18, 2010
Published on e-Laws: February 19, 2010
Printed in *The Ontario Gazette*: March 6, 2010

Amending O. Reg. 239/02
(Minimum Maintenance Standards for Municipal Highways)

Note: Ontario Regulation 239/02 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. (1) Subsection 1 (1) of Ontario Regulation 239/02 is amended by adding the following definition:

“Ontario Traffic Manual” means the Ontario Traffic Manual published by the Ministry of Transportation, as amended from time to time;

(2) Clauses 1 (3) (a) and (b) of the Regulation are revoked and the following substituted:

- (a) by counting and averaging the daily two-way traffic on the highway or part of the highway; or
- (b) by estimating the average daily two-way traffic on the highway or part of the highway.

(3) Section 1 of the Regulation is amended by adding the following subsection:

(4) For the purposes of this Regulation, a municipality is deemed to be aware of a fact if, in the absence of actual knowledge of the fact, circumstances are such that the municipality ought reasonably to be aware of the fact.

2. Subsection 2 (2) of the Regulation is revoked.

3. (1) Section 3 of the Regulation is amended by striking out the portion before the Table and substituting the following:

Patrolling

3. (1) The minimum standard for the frequency of patrolling of highways to check for conditions described in this Regulation is set out in the Table to this section.

(2) During the season when a municipality performs winter highway maintenance, the minimum standard for patrolling highways is, in addition to that set out in subsection (1), to patrol highways that the municipality selects as representative of its highways, as necessary, to check for conditions described in sections 4 and 5.

(3) Patrolling a highway consists of observing the highway, either by driving on or by electronically monitoring the highway, and may be performed by persons responsible for patrolling highways or by persons responsible for or performing highway maintenance activities.

(4) This section does not apply in respect of the conditions described in section 10, subsections 11 (0.1) and 12 (1) and section 16.1.

.

(2) The heading to the Table to section 3 of the Regulation is revoked and the following substituted:

TABLE
PATROLLING FREQUENCY

4. Section 4 of the Regulation is amended by striking out the portion before the Table and substituting the following:

Snow accumulation

4. (1) The minimum standard for clearing snow accumulation is,

- (a) after becoming aware of the fact that the snow accumulation on a roadway is greater than the depth set out in the Table to this section, to deploy snow-clearing resources as soon as practicable; and
- (b) after the snow accumulation has ended, to clear the snow to a depth less than or equal to the depth set out in the Table within the time set out in the Table,
 - (i) to provide a minimum lane width of the lesser of three metres for each lane or the actual lane width, or
 - (ii) on a Class 4 or Class 5 highway with two lanes, to provide a total width of at least five metres.

(2) This section,

- (a) does not apply to that portion of the roadway designated for parking; and
- (b) only applies to a municipality during the season when the municipality performs winter highway maintenance.

(3) In this section,

“snow accumulation” means the natural accumulation of any of the following that, alone or together, covers more than half a lane width of a roadway:

- 1. New fallen snow.
- 2. Wind-blown snow.
- 3. Slush.

.

5. Subsection 5 (1) of the Regulation is revoked and the following substituted:

Icy roadways

(1) The minimum standard for treating icy roadways after becoming aware of the fact that a roadway is icy is to treat the icy roadway within the time set out in the Table to this section.

6. Section 10 of the Regulation is amended by adding the following subsection:

Luminaires

(0.1) The minimum standard for the frequency of inspecting all luminaires to check to see that they are functioning is once per year.

7. (1) Section 11 of the Regulation is amended by adding the following subsection:

Signs

(0.1) The minimum standard for the frequency of inspecting signs of a type listed in subsection (2) to check to see that they meet the retro-reflectivity requirements of the Ontario Traffic Manual is once per year.

(2) Subsection 11 (1) of the Regulation is amended by striking out “improperly oriented or missing” and substituting “improperly oriented, obscured or missing”.

(3) Subsection 11 (2) of the Regulation is amended by adding the following paragraphs:

- 3.1 Load Restricted Bridge.
- 3.2 Low Bridge.
- 3.3 Low Bridge Ahead.

8. Section 12 of the Regulation is amended by striking out the portion before the Table and substituting the following:

Regulatory or warning signs

12. (1) The minimum standard for the frequency of inspecting regulatory signs or warning signs to check to see that they meet the retro-reflectivity requirements of the Ontario Traffic Manual is once per year.

(2) If a regulatory sign or warning sign is illegible, improperly oriented, obscured or missing, the minimum standard is to repair or replace the sign within the time set out in the Table to this section after becoming aware of the fact.

(3) In this section,

“regulatory sign” and “warning sign” have the same meanings as in the Ontario Traffic Manual, except that they do not include a sign listed in subsection 11 (2) of this Regulation.

.

9. Section 16 of the Regulation is amended by striking out the portion before the Table and substituting the following:

Roadway surface discontinuities

16. (1) If a surface discontinuity on a roadway, other than a surface discontinuity on a bridge deck, exceeds the height set out in the Table to this section, the minimum standard is to repair the surface discontinuity within the time set out in the Table after becoming aware of the fact.

(2) If a surface discontinuity on a bridge deck exceeds five centimetres, the minimum standard is to deploy resources as soon as practicable after becoming aware of the fact to repair the surface discontinuity on the bridge deck.

(3) In this section,

“surface discontinuity” means a vertical discontinuity creating a step formation at joints or cracks in the paved surface of the roadway, including bridge deck joints, expansion joints and approach slabs to a bridge.

.

10. The Regulation is amended by adding the following section:

Sidewalk surface discontinuities

16.1 (1) The minimum standard for the frequency of inspecting sidewalks to check for surface discontinuity is once per year.

(2) If a surface discontinuity on a sidewalk exceeds two centimetres, the minimum standard is to treat the surface discontinuity within 14 days after becoming aware of the fact.

(3) For the purpose of subsection (2), treating a surface discontinuity on a sidewalk means taking reasonable measures to protect users of the sidewalk from the discontinuity, including making permanent or temporary repairs, alerting users' attention to the discontinuity or preventing access to the area of discontinuity.

(4) In this section,

“surface discontinuity” means a vertical discontinuity creating a step formation at joints or cracks in the surface of the sidewalk.

11. Subsection 17 (2) of the Regulation is revoked and the following substituted:

(2) Despite subsection (1), the first review after the completion of the review started before the end of 2007 shall be started five years after the day Ontario Regulation 23/10 is filed.

12. This Regulation comes into force on the day it is filed.

Made by:

KATHLEEN O'DAY WYNNE
Minister of Transportation

Date made: February 18, 2010.

10/10

ONTARIO REGULATION 24/10

made under the

CHILDREN'S LAW REFORM ACT

Made: February 17, 2010

Filed: February 19, 2010

Published on e-Laws: February 22, 2010

Printed in *The Ontario Gazette*: March 6, 2010**CUSTODY CLAIMS BY NON-PARENTS****Police records check**

1. (1) A reference in this section to a criminal charge or criminal offence is a reference to a charge or offence under the *Criminal Code* (Canada), the *Food and Drugs Act* (Canada) or the *Controlled Drugs and Substances Act* (Canada).

(2) For the purposes of subsection 21.1 (1) of the Act, a police records check in respect of a person is defined as written information, prepared by a police force or service and based on information available to the police force or service at the time the police records check is prepared, respecting the particulars of,

- (a) every criminal offence of which the person has been convicted, except an offence in respect of which a pardon has been issued or granted under the *Criminal Records Act* (Canada);
- (b) every criminal offence of which the person has been found guilty and has been discharged, except an offence in respect of which the *Criminal Records Act* (Canada) requires that the record be purged;
- (c) every offence of which the person has been found guilty and for which an adult sentence has been imposed under the *Youth Criminal Justice Act* (Canada), as described in section 117 of that Act, except an offence in respect of which a pardon has been issued or granted under the *Criminal Records Act* (Canada);
- (d) every outstanding order of a judge or justice of the peace made against the person in respect of a criminal matter, including a probation order, prohibition order or warrant;
- (e) every outstanding restraining order made against the person under section 35 of the Act, section 46 of the *Family Law Act* or section 80 of the *Child and Family Services Act*, or any predecessors of those sections;
- (f) every outstanding criminal charge against the person;
- (g) every criminal charge against the person that,
 - (i) resulted in a finding of not criminally responsible on account of mental disorder,
 - (ii) resulted in a stay of proceedings,
 - (iii) was dismissed by the court, or
 - (iv) was withdrawn by the Crown;
- (h) subject to subsection (3), every contact between the person and a police force or service for which the police force or service has a written record; and
- (i) every contact between the person and a police force or service in relation to actions taken against the person under the *Mental Health Act* because of a determination under that Act that the person was suffering or apparently suffering from a mental disorder of a nature or quality that would likely result in serious bodily harm to the person or to another person or in serious physical impairment of the person.

(3) Information respecting the particulars of a contact referred to in clause (2) (h) shall not be disclosed by a police force or service for the purposes of the police records check if,

- (a) disclosing the information could reasonably be expected to interfere with a law enforcement matter;
- (b) a police force or service has not made the person aware of the contact;
- (c) the person was a minor at the time of the contact; or
- (d) the information is not relevant to an application for custody of a child.

(4) Nothing in this section permits or requires the disclosure of information by a police force or service, if the disclosure is prohibited by any Act or regulation of Canada or any province or territory of Canada or otherwise by law.

Requests for CAS report

2. A person required to submit a request under subsection 21.2 (2) of the Act shall submit a request to each society that is or was designated for every territorial jurisdiction, within the meaning of subsection 15 (2) of the *Child and Family Services Act*, in which the person has resided since the earlier of,

- (a) the day on which the person became a parent for the first time; and
- (b) the day on which the person reached 18 years of age.

Scope of CAS report, excluded files

3. (1) A report prepared under subsection 21.2 (4) of the Act shall only refer to files respecting,
- (a) the provision of a service under Part II of the *Child and Family Services Act* to the person requesting the report; or
 - (b) the provision of a service under Part III of the *Child and Family Services Act* where a child protection investigation was initiated and the person requesting the report is or was one of the subjects of the investigation, but not including a referral, report, or information that a child is or was in need of protection that did not require a child protection investigation.
- (2) Despite subsection (1), a report shall not refer to a file included under clause (1) (a) or (b) if,
- (a) the person requesting the report was the child receiving the service or the child who was the subject of the investigation, as the case may be; or
 - (b) in the case of a file respecting extended care and maintenance provided under section 71.1 of the *Child and Family Services Act*, the person requesting the report is or was the person receiving the extended care and maintenance.
- (3) A report shall not refer to any record that contains only files which are excluded under this section.

Commencement

4. (1) Subject to subsections (2) and (3), this Regulation comes into force on the day it is filed.
- (2) Section 1 comes into force on the later of the day section 7 of the *Family Statute Law Amendment Act, 2009* comes into force and the day this Regulation is filed.
- (3) Sections 2 and 3 come into force on the later of the day section 8 of the *Family Statute Law Amendment Act, 2009* comes into force and the day this Regulation is filed.

RÈGLEMENT DE L'ONTARIO 24/10

pris en application de la

LOI PORTANT RÉFORME DU DROIT DE L'ENFANCE

pris le 17 février 2010
 déposé le 19 février 2010
 publié sur le site Lois-en-ligne le 22 février 2010
 imprimé dans la *Gazette de l'Ontario* le 6 mars 2010

DEMANDES DE GARDE PRÉSENTÉES PAR DES PERSONNES QUI NE SONT NI LE PÈRE NI LA MÈRE**Vérification des dossiers de police**

1. (1) La mention, au présent article, d'une accusation criminelle ou d'une infraction criminelle vaut mention d'une accusation ou d'une infraction prévue au *Code criminel* (Canada) ou par la *Loi sur les aliments et drogues* (Canada) ou la *Loi réglementant certaines drogues et autres substances* (Canada).

(2) Pour l'application du paragraphe 21.1 (1) de la Loi, la vérification des dossiers de police à l'égard d'une personne est définie comme étant des renseignements écrits, préparés par un corps ou service de police et fondés sur des renseignements à la disposition du corps ou service de police au moment où la vérification des dossiers de police est préparée, et donnant les détails concernant ce qui suit :

- a) toute infraction criminelle pour laquelle la personne a été condamnée, sauf une infraction à l'égard de laquelle une réhabilitation a été délivrée ou octroyée en vertu de la *Loi sur le casier judiciaire* (Canada);

- b) toute infraction criminelle dont la personne a été déclarée coupable et a été absoute, sauf une infraction à l'égard de laquelle la *Loi sur le casier judiciaire* (Canada) exige que la mention soit retirée du dossier ou du relevé;
 - c) toute infraction dont la personne a été déclarée coupable et pour laquelle une peine applicable aux adultes a été imposée en vertu de la *Loi sur le système de justice pénale pour les adolescents* (Canada), comme il est décrit à l'article 117 de cette loi, sauf une infraction à l'égard de laquelle une réhabilitation a été délivrée ou octroyée en vertu de la *Loi sur le casier judiciaire* (Canada);
 - d) toute ordonnance d'un juge ou juge de paix qui subsiste et qui a été rendue contre la personne à l'égard d'une affaire criminelle, notamment une ordonnance de probation, une ordonnance d'interdiction ou un mandat;
 - e) toute ordonnance de ne pas faire qui subsiste et qui a été rendue contre la personne en vertu de l'article 35 de la Loi, de l'article 46 de la *Loi sur le droit de la famille*, de l'article 80 de la *Loi sur les services à l'enfance et à la famille* ou des articles qu'ils remplacent;
 - f) toute accusation criminelle qui pèse actuellement contre la personne;
 - g) toute accusation criminelle qui pèse contre la personne et qui :
 - (i) soit a donné lieu à un verdict de non-responsabilité criminelle pour cause de troubles mentaux,
 - (ii) soit a donné lieu à un sursis d'instance,
 - (iii) soit a été rejetée par le tribunal,
 - (iv) soit a été retirée par la Couronne;
 - h) sous réserve du paragraphe (3), tout contact entre la personne et un corps ou service de police pour lequel ce dernier a un document écrit;
 - i) tout contact entre la personne et un corps ou service de police concernant les mesures prises contre la personne en vertu de la *Loi sur la santé mentale*, en raison d'une décision prise aux termes de cette loi et portant que la personne souffrait ou souffrait selon toute apparence d'un trouble mental d'une nature ou d'un caractère qui aurait probablement comme conséquence qu'elle s'infligerait ou infligerait à une autre personne des lésions corporelles graves ou qu'elle souffrirait d'un affaiblissement physique grave.
- (3) Les renseignements relatifs aux détails d'un contact visé à l'alinéa (2) h) ne doivent pas être divulgués par un corps ou service de police pour les besoins d'une vérification des dossiers de police si, selon le cas :
- a) il serait raisonnable de s'attendre à ce que la divulgation des renseignements entrave une question qui concerne l'exécution de la loi;
 - b) un corps ou service de police n'a pas informé la personne du contact;
 - c) la personne était mineure au moment du contact;
 - d) les renseignements ne se rapportent pas à une requête en vue d'obtenir la garde d'un enfant.
- (4) Le présent article n'a pas pour effet de permettre ou d'exiger la divulgation de renseignements par un corps ou service de police, si celle-ci est interdite par une loi ou un règlement du Canada ou de toute province ou de tout territoire du Canada ou par une autre règle de droit.

Demandes de rapport présentées à une société d'aide à l'enfance

2. La personne qui est tenue de présenter une demande en application du paragraphe 21.2 (2) de la Loi la présente à chaque société qui, en vertu du paragraphe 15 (2) de la *Loi sur les services à l'enfance et à la famille*, est ou était désignée pour tous les territoires dans lesquels elle a résidé depuis le premier en date des jours suivants :

- a) le jour où elle est devenue père ou mère pour la première fois;
- b) le jour où elle a eu 18 ans.

Portée du rapport de la société d'aide à l'enfance : sous-dossiers exclus

3. (1) Un rapport rédigé aux termes du paragraphe 21.2 (4) de la Loi ne fait mention que des sous-dossiers qui se rapportent :

- a) soit à la fourniture d'un service en vertu de la partie II de la *Loi sur les services à l'enfance et à la famille* à la personne qui demande le rapport;
- b) soit à la fourniture d'un service en vertu de la partie III de la *Loi sur les services à l'enfance et à la famille*, si une enquête de protection de l'enfance a été commencée et que la personne qui demande le rapport est ou était l'une des personnes faisant l'objet de l'enquête, à l'exclusion d'un renvoi, d'un rapport ou d'un renseignement portant qu'un enfant a ou avait besoin de protection qui ne nécessitait pas la tenue d'une enquête de protection de l'enfance.

(2) Malgré le paragraphe (1), un rapport ne fait pas mention d'un sous-dossier visé à l'alinéa (1) a) ou b) si :

- a) la personne qui demande le rapport était l'enfant qui recevait le service ou l'enfant qui faisait l'objet de l'enquête, selon le cas;
 - b) dans le cas d'un sous-dossier se rapportant aux soins et à l'entretien prolongés fournis en vertu de l'article 71.1 de la *Loi sur les services à l'enfance et à la famille*, la personne qui demande le rapport est ou était la personne qui recevait les soins et l'entretien prolongés.
- (3) Un rapport ne doit pas faire mention d'un dossier qui ne contient que des sous-dossiers exclus aux termes du présent article.

Entrée en vigueur

4. (1) Sous réserve des paragraphes (2) et (3), le présent règlement entre en vigueur le jour de son dépôt.
- (2) L'article 1 entre en vigueur le jour de l'entrée en vigueur de l'article 7 de la *Loi de 2009 modifiant des lois en ce qui concerne le droit de la famille* ou, s'il lui est postérieur, le jour du dépôt du présent règlement.
- (3) Les articles 2 et 3 entrent en vigueur le jour de l'entrée en vigueur de l'article 8 de la *Loi de 2009 modifiant des lois en ce qui concerne le droit de la famille* ou, s'il lui est postérieur, le jour du dépôt du présent règlement.

10/10

ONTARIO REGULATION 25/10

made under the

FAMILY LAW ACT

Made: February 17, 2010

Filed: February 19, 2010

Published on e-Laws: February 22, 2010

Printed in *The Ontario Gazette*: March 6, 2010

Amending O. Reg. 391/97

(Child Support Guidelines)

Note: Ontario Regulation 391/97 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations – Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Section 1 of Ontario Regulation 391/97 is amended by striking out “these guidelines” in the portion before clause (a) and substituting “this Regulation”.

2. (1) Subsection 2 (1) of the Regulation is amended by striking out the portion before the definition of “child” and substituting the following:

Definitions

(1) In this Regulation,

.

(2) The definition of “child” in subsection 2 (1) of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

“child” means, other than in Schedule II to this Regulation,

.

(3) Subsection 2 (3) of the Regulation is amended by striking out “these guidelines” and substituting “the child support guidelines”.

(4) Subsection 2 (4) of the Regulation is amended by striking out “these guidelines” in the portion before clause (a) and substituting “the child support guidelines”.

3. Section 11 of the Regulation is amended by striking out “these guidelines” and substituting “the child support guidelines”.

4. Section 13 of the Regulation is amended by striking out “and” at the end of clause (e), by adding “and” at the end of clause (f) and by adding the following clause:

- (g) reference to the obligation under subsection 24.1 (1) to provide updated income information no later than 30 days after the anniversary of the date on which the order is made in every year in which the child is a child within the meaning of this Regulation, unless the parties agree that the obligation shall not apply, as provided for in that subsection.

5. Clause 21 (1) (a) of the Regulation is amended by adding “including any materials that were filed with the return” after “the parent or spouse”.

6. The Regulation is amended by adding the following section:

Annual obligation to provide income information

24.1 (1) Every person whose income or other financial information is used to determine the amount of an order for the support of a child shall, no later than 30 days after the anniversary of the date on which the order was made in every year in which the child is a child within the meaning of this Regulation, provide every party to the order with the following, unless the parties have agreed otherwise:

1. For the most recent taxation year, a copy of the person's,
 - i. personal income tax return, including any materials that were filed with the return, and
 - ii. notice of assessment and, if any, notice of reassessment.
2. As applicable, any current information in writing about,
 - i. the status and amount of any expenses included in the order pursuant to subsection 7 (1), and
 - ii. any loan, scholarship or bursaries the child has received or will receive in the coming year that affect or will affect the expenses referred to in subparagraph i.

Notices of assessment

(2) If the person has not received his or her notice of assessment or notice of reassessment for the most recent taxation year by the date referred to in subsection (1), the person shall provide every party to the order with a copy of the notice as soon as possible after the person receives the notice.

Change in address

(3) If the address at which a party receives documents changes, the party shall, at least 30 days before the next anniversary of the date on which the order was made, give written notice of his or her updated address information to every person required to provide documents and information under subsection (1).

Failure to comply

(4) If a person required to provide a document or information under this section fails to do so, a court may, on application by the party who did not receive the document or information, make one or more of the following orders:

1. An order finding the person to be in contempt of court.
2. An order awarding costs in favour of the applicant up to an amount that fully compensates the applicant for all costs incurred in the proceedings.
3. An order requiring the person to provide the document or information to,
 - i. the court,
 - ii. the applicant, and
 - iii. any other party to whom the person did not provide the document or information when required to do so.

Exception

(5) Subsection (4) does not apply if the person who fails to provide the document or information is a child who is not a party to the order for support.

Transition

(6) In the case of an order to which subsection (1) applies that is in existence on the day section 5 of Ontario Regulation 25/10 comes into force, if the first date by which a person must provide documents and information under that subsection occurs less than six months after the day on which the person provided documents and information under section 25, the person is not required to provide documents and information under subsection (1) in the first year in which he or she would otherwise have been required to provide them.

7. (1) Subsection 25 (1) of the Regulation is amended by striking out “these guidelines” in the portion before clause (a) and substituting “this Regulation”.

(2) Clause 25 (1) (b) of the Regulation is revoked and the following substituted:

- (b) as applicable, any current information in writing about,

(i) the status and amount of any expenses included in the order pursuant to subsection 7 (1), and

(ii) any loan, scholarship or bursaries the child has received that affect the expenses referred to in subclause (i); and

(3) Subsection 25 (2) of the Regulation is amended by striking out “these guidelines” and substituting “this Regulation”.

(4) Subsection 25 (3) of the Regulation is amended by striking out “these guidelines” and substituting “this Regulation”.

8. The Regulation is amended by adding the following section:

PROVIDING INCOME INFORMATION FOR DOMESTIC CONTRACTS AND OTHER AGREEMENTS

Annual obligation to provide income information

25.1 (1) Every person whose income or other financial information is used to determine the amount of a child support obligation under a domestic contract or other written agreement shall, no later than 30 days after the anniversary of the date on which the contract or agreement was entered into in every year in which the child is a child within the meaning of this Regulation, provide every party to the contract or agreement with the following, unless the parties have agreed otherwise in a domestic contract or other agreement:

1. For the most recent taxation year, a copy of the person's,
 - i. personal income tax return, including any materials that were filed with the return, and
 - ii. notice of assessment and, if any, notice of reassessment.
2. If the contract or agreement provides for the payment of any of the expenses referred to in clauses 7 (1) (a) to (f), any current information in writing about,
 - i. the status and amount of the expenses, and
 - ii. any loan, scholarship or bursaries the child has received or will receive in the coming year that affect or will affect the expenses referred to in subparagraph i.

Notices of assessment

(2) If the person has not received his or her notice of assessment or notice of reassessment for the most recent taxation year by the date referred to in subsection (1), the person shall provide every party to the contract or agreement with a copy of the notice as soon as possible after the person receives the notice.

Change in address

(3) If the address at which a party to the domestic contract or agreement receives documents changes, the party shall, at least 30 days before the next anniversary of the date on which the contract or agreement was entered into, give written notice of his or her updated address information to every person required to provide documents and information under subsection (1).

Failure to comply

(4) If a person required to provide a document or information under this section fails to do so, a court may, on application by the person who did not receive the document or information, make one or more of the following orders:

1. An order awarding costs in favour of the applicant up to an amount that fully compensates the applicant for all costs incurred in the proceedings.
2. An order requiring the person to provide the document or information to,
 - i. the court,
 - ii. the applicant, and
 - iii. any other party to the domestic contract or other written agreement to whom the person did not provide the document or information when required to do so.

Exception

(5) Subsection (4) does not apply if the person who fails to provide the document or information is a child who is not a party to the domestic contract or other written agreement.

Transition

(6) This section applies in respect of a domestic contract or other written agreement only if the contract or agreement was entered into on or after the day section 7 of Ontario Regulation 25/10 comes into force.

9. Note 2 of Schedule I to the Regulation is amended by striking out “these guidelines” and substituting “this Regulation”.

10. Section 2 of Schedule II to the Regulation is amended by striking out “these guidelines” in the definition of “A” under Step 1 and substituting “this Regulation”.

11. Section 3.1 of Schedule III to the Regulation is amended by striking out “these guidelines” in the portion before clause (a) and substituting “this Regulation”.

12. This Regulation comes into force on the later of the day subsection 40 (1) of the *Family Statute Law Amendment Act, 2009* comes into force and the day this Regulation is filed.

RÈGLEMENT DE L'ONTARIO 25/10

pris en application de la

LOI SUR LE DROIT DE LA FAMILLE

pris le 17 février 2010

déposé le 19 février 2010

publié sur le site Lois-en-ligne le 22 février 2010

imprimé dans la *Gazette de l'Ontario* le 6 mars 2010

modifiant le Règl. de l'Ont. 391/97

(Lignes directrices sur les aliments pour les enfants)

Remarque : Le Règlement de l'Ontario 391/97 a été modifié antérieurement. Ces modifications sont indiquées dans l'Historique législatif détaillé des règlements codifiés sur le site www.lois-en-ligne.gouv.on.ca.

1. L'article 1 du Règlement de l'Ontario 391/97 est modifié par substitution de «Le présent règlement vise» à «Les présentes lignes directrices visent» au début du passage qui précède l'alinéa a).

2. (1) Le paragraphe 2 (1) du Règlement est modifié par substitution de ce qui suit au passage qui précède la définition de «cessionnaire de la créance alimentaire» :

Définitions

(1) Les définitions qui suivent s'appliquent au présent règlement.

.

(2) La définition de «enfant» au paragraphe 2 (1) du Règlement est modifiée par substitution de ce qui suit au passage qui précède l'alinéa a) :

«enfant» Sauf dans l'annexe II du présent règlement, s'entend, selon le cas :

.

(3) Le paragraphe 2 (3) du Règlement est modifié par substitution de «des lignes directrices sur les aliments pour les enfants» à «des présentes lignes directrices».

(4) Le paragraphe 2 (4) du Règlement est modifié par substitution de «des lignes directrices sur les aliments pour les enfants» à «des présentes lignes directrices» dans le passage qui précède l'alinéa a).

3. L'article 11 du Règlement est modifié par substitution de «des lignes directrices sur les aliments pour les enfants» à «des présentes lignes directrices».

4. L'article 13 du Règlement est modifié par adjonction de l'alinéa suivant :

g) la mention de l'obligation, prévue au paragraphe 24.1 (1), de fournir des renseignements sur le revenu mis à jour au plus tard 30 jours après la date anniversaire de l'ordonnance et chaque année pendant laquelle l'enfant est un enfant au sens du présent règlement, sauf si les parties conviennent par accord de la non-application de l'obligation, conformément à ce paragraphe.

5. L'alinéa 21 (1) a) du Règlement est modifié par insertion de «y compris des documents déposés avec les déclarations,» après «personnelles,».

6. Le Règlement est modifié par adjonction de l'article suivant :

Obligation annuelle de fournir des renseignements sur le revenu

24.1 (1) Au plus tard 30 jours après la date anniversaire d'une ordonnance alimentaire à l'égard d'un enfant et chaque année pendant laquelle l'enfant est un enfant au sens du présent règlement, toute personne dont le revenu ou les autres

renseignements financiers sont utilisés pour déterminer le montant de l'ordonnance fournit, aux parties à l'ordonnance, ce qui suit, sauf accord contraire des parties :

1. Pour la dernière année d'imposition, une copie :
 - i. de sa déclaration de revenus personnelle, y compris des documents déposés avec la déclaration,
 - ii. de son avis de cotisation et, le cas échéant, de son avis de nouvelle cotisation.
2. Le cas échéant, des renseignements à jour par écrit sur ce qui suit :
 - i. l'état et le montant des dépenses prévues dans l'ordonnance conformément au paragraphe 7 (1),
 - ii. tout prêt ou toute bourse d'études que l'enfant a reçu ou recevra au cours de l'année et qui a ou aura une incidence sur les dépenses visées à la sous-disposition i.

Avis de cotisation

(2) Si elle n'a pas reçu son avis de cotisation ou son avis de nouvelle cotisation pour la dernière année d'imposition au plus tard à la date visée au paragraphe (1), la personne fournit aux parties à l'ordonnance une copie de l'avis dès que possible après qu'elle l'a reçu.

Changement d'adresse

(3) Si l'adresse à laquelle une partie reçoit des documents change, la partie donne par écrit, au moins 30 jours avant la prochaine date anniversaire de l'ordonnance, une mise à jour de son adresse aux personnes qui sont tenues de fournir des documents ou des renseignements aux termes du paragraphe (1).

Défaut de se conformer

(4) Si une personne tenue de fournir un document ou des renseignements aux termes du présent article ne le fait pas, le tribunal peut, sur demande de la partie qui n'a pas reçu le document ou les renseignements, rendre une ou plusieurs des ordonnances suivantes :

1. Une ordonnance déclarant la personne coupable d'outrage au tribunal.
2. Une ordonnance adjugeant les dépens à la personne qui présente la demande, jusqu'à concurrence d'un montant couvrant tous les frais relatifs à la procédure.
3. Une ordonnance exigeant que la personne fournisse le document ou les renseignements aux personnes et entités suivantes :
 - i. le tribunal,
 - ii. la personne qui présente la demande,
 - iii. toute autre partie à qui la personne n'a pas fourni le document ou les renseignements lorsqu'elle y était tenue.

Exception

(5) Le paragraphe (4) ne s'applique pas si la personne qui n'a pas fourni le document ou les renseignements est un enfant qui n'est pas partie à l'ordonnance alimentaire.

Disposition transitoire

(6) Dans le cas d'une ordonnance à laquelle s'applique le paragraphe (1) et qui est en vigueur le jour de l'entrée en vigueur de l'article 5 du Règlement de l'Ontario 25/10, si la première date à laquelle une personne doit fournir au plus tard des documents et des renseignements en application de ce paragraphe tombe moins de six mois après le jour où elle en a fourni en application de l'article 25, la personne n'est pas tenue de fournir des documents et des renseignements aux termes du paragraphe (1) la première année pendant laquelle elle y aurait été tenue par ailleurs.

7. (1) Le paragraphe 25 (1) du Règlement est modifié par substitution de «du présent règlement» à «des présentes lignes directrices» dans le passage qui précède l'alinéa a).

(2) L'alinéa 25 (1) b) du Règlement est abrogé et remplacé par ce qui suit :

- b) le cas échéant, des renseignements à jour par écrit sur ce qui suit :
 - (i) l'état et le montant des dépenses qui sont prévues dans l'ordonnance en vertu du paragraphe 7 (1),
 - (ii) tout prêt ou toute bourse d'études que l'enfant a reçu et qui a une incidence sur les dépenses visées au sous-alinéa (i);

(3) Le paragraphe 25 (2) du Règlement est modifié par substitution de «du présent règlement» à «des présentes lignes directrices».

(4) Le paragraphe 25 (3) du Règlement est modifié par substitution de «du présent règlement» à «des présentes lignes directrices».

8. Le Règlement est modifié par adjonction de l'article suivant :

FOURNITURE DE RENSEIGNEMENTS SUR LE REVENU POUR LES BESOINS DES CONTRATS FAMILIAUX ET AUTRES ACCORDS

Obligation annuelle de fournir des renseignements sur le revenu

25.1 (1) Au plus tard 30 jours après la date anniversaire d'un contrat familial ou d'un autre accord écrit tombant chaque année pendant laquelle l'enfant est un enfant au sens du présent règlement, toute personne dont le revenu ou les autres renseignements financiers sont utilisés pour déterminer le montant d'une obligation alimentaire prévue par le contrat ou l'accord fournit, aux parties au contrat ou à l'accord, ce qui suit, sauf accord contraire des parties dans un contrat familial ou autre accord :

1. Pour la dernière année d'imposition, une copie :
 - i. de sa déclaration de revenus personnelle, y compris des documents déposés avec la déclaration,
 - ii. de son avis de cotisation et, le cas échéant, de son avis de nouvelle cotisation.
2. Si le contrat ou l'accord prévoit le paiement de toute dépense visée aux alinéas 7 (1) a) à f), des renseignements à jour par écrit, sur ce qui suit :
 - i. l'état et le montant des dépenses,
 - ii. tout prêt ou toute bourse d'études que l'enfant a reçu ou recevra au cours de l'année et qui a ou aura une incidence sur les dépenses visées à la sous-disposition i.

Avis de cotisation

(2) Si elle n'a pas reçu son avis de cotisation ou son avis de nouvelle cotisation pour la dernière année d'imposition au plus tard à la date visée au paragraphe (1), la personne fournit aux parties au contrat ou à l'accord une copie de l'avis dès que possible après qu'elle l'a reçu.

Changement d'adresse

(3) Si l'adresse à laquelle une partie au contrat familial ou à l'accord reçoit des documents change, la partie donne par écrit, au moins 30 jours avant la prochaine date anniversaire du contrat ou de l'accord, une mise à jour de son adresse aux personnes qui sont tenues de fournir des documents ou des renseignements aux termes du paragraphe (1).

Défaut de se conformer

(4) Si une personne tenue de fournir un document ou des renseignements aux termes du présent article ne le fait pas, le tribunal peut, sur demande de la personne qui n'a pas reçu le document ou les renseignements, rendre une ou plusieurs des ordonnances suivantes :

1. Une ordonnance adjugeant les dépens à la personne qui présente la demande, jusqu'à concurrence d'un montant couvrant tous les frais relatifs à la procédure.
2. Une ordonnance exigeant que la personne fournisse le document ou les renseignements aux personnes et entités suivantes :
 - i. le tribunal,
 - ii. la personne qui présente la demande,
 - iii. toute autre partie au contrat familial ou à l'autre accord écrit à qui la personne n'a pas fourni le document ou les renseignements lorsqu'elle y était tenue.

Exception

(5) Le paragraphe (4) ne s'applique pas si la personne qui n'a pas fourni le document ou les renseignements est un enfant qui n'est pas partie au contrat familial ou à l'autre accord écrit.

Disposition transitoire

(6) Le présent article ne s'applique à l'égard d'un contrat familial ou d'un autre accord écrit que si le contrat ou l'accord a été conclu le jour de l'entrée en vigueur de l'article 7 du Règlement de l'Ontario 25/10 ou par la suite.

9. La note 2 de l'annexe I du Règlement est modifiée par substitution de «du présent règlement» à «des présentes lignes directrices».

10. L'article 2 de l'annexe II du Règlement est modifié par substitution de «du présent règlement» à «des présentes lignes directrices» dans la définition de «A» sous Étape 1.

11. L'article 3.1 de l'annexe III du Règlement est modifié par substitution de «du présent règlement» à «des présentes lignes directrices» dans le passage qui précède l'alinéa a).

12. Le présent règlement entre en vigueur le dernier en date du jour de l'entrée en vigueur du paragraphe 40 (1) de la *Loi de 2009 modifiant des lois en ce qui concerne le droit de la famille* et du jour de son dépôt.

10/10

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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Information

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